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JOURNALS

OF THE

HONORABLE SENATE

AND

HOUSE OF REPRESENTATIVES.

JUNE SESSION, 1862.

CONCORD:

HENRY MCFARLAND, STATE PRINTER.
1862.

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OF THE

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WEDNESDAY, JUNE 4, 1862.

On the first Wednesday of June, in the year of our Lord one thousand eight hundred and sixty-two, being the day prescribed by the Constitution for the Legislature of New-Hampshire to assemble, the following persons, elected Senators, assembled in the Capitol, in the city of Concord, in said State, and His Excellency, the Governor, attended by the Honorable Council, having come into the Senate Chamber, thereupon they took and subscribed the oaths of office, and were duly qualified as Senators, agreeably to the provisions of the Constitution: viz.,

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From District No. 1—Hon. William H. Y. Hackett;
              " 2- "
                           William C. Patten;
        66
               66 3_ 66
                           Isaac W. Smith;
              66 -4_ 66
                           Onslow Steans:
 66
        . 66
                           Charles A. Tufts:
        66
                6- "
                           John Wadleigh;
        66
                 7- 66
                           Leonard Chase:
 66
        66
              66 8_ 66
                           John Burnham;
 66
        66
              66 9_ 66
                           John J. Allen, Jr.;
 66
        66
              66 10- 66
                          Lemuel P. Cooper;
        66
              " 11_ "
                           Cyrus Adams;
 66
              66 12- 66
                          Amos W. Drew.
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His Excellency the Governor and the Honorable Council then withdrew.

The Senate was called to order by W. A. Preston, Clerk of

the Senate last year.

The Clerk stated that the first business properly before the Senate would be the selection of a temporary presiding officer.

On motion of the Senator from No. 7, Mr. Chase,

The Honorable Senator from No. 2, Mr. Patten, was chosen President *pro tempore* of the Senate.

Mr. Patten assumed the chair.

The Senate proceeded to the choice of President, by ballot.

On the first balloting the President pro tempore announced the state of the vote to be as follows:

The whole number of votes cast is	12
Necessary for a choice,	7
Hon. John Burnham,	1
"William C. Patten,	1
"John Wadleigh,	2
" William H. Y. Hackett,	8

—and Hon. WILLIAM H. Y. HACKETT, having a majority of all the votes cast, was declared to be elected President of the Senate.

The President addressed the Senate as follows:

Senators—I thank you for this token of your confidence, and in administering the duties of the chair, it shall be my aim to deserve it.

When I remember the character which this branch of the government has uniformly maintained, and recall the names of my predecessors, I can not be insensible to the honor, or fail to appreciate the responsibility of this position. In exercising, for a limited time and to a limited extent, the legislative powers which we hold in trust for the people, we shall find safe guides and wholesome admonitions in the conduct and characters of those distinguished men who have deliberated within these walls, and who have left the impress of their talents upon the legislation of the State. The more we become acquainted with their cautious labors, and with the practical working of that system of laws which has been the result, the better shall we be prepared to fill their places, and the less shall we find to alter and the

more to preserve. Such modifications in the details of our statutes as are demanded by a change of circumstances and the general progress of society, are of course to be made. But where radical alterations are proposed, it may not be amiss to recollect that while so much more is hoped than feared from legislative innovation, we may make alterations without securing improvements, and exchange imaginary inconveniences for real evils.

In performing our legislative duties, uniformity of opinion is neither attainable nor desirable. Diversity of opinion is at once the cause and the consequence of freedom. Legislation itself is but a compromise of disagreeing opinions for the common good, and it may often happen that the public good is best promoted, and the fruits of free government and sound principles best secured, where individual opinions do not entirely either succeed or fail, but result in those compromises which are the truest exposition of the representative principle. They who would control opinion by any other means than by enlightening it, would impair the vital agencies of a free government. And they, too, who do not respect the opinions of others, weaken the safe-

guards that protect their own.

We can not forget—I am sure we shall not neglect—the duty which, in this crisis of our country, we owe to our national government, whose power we have felt only in the blessings it has conferred. A gigantic conspiracy to overthrow the general government, because it gave protection to all and privileges to none, has revealed the danger and called forth the powers of a free people. This great struggle of the healthy portion to restore the diseased part of the country to soundness, as the means of preserving our national existence, is falsifying the predictions and disappointing the hopes of the enemies of freedom. It is because a free government is the instrumentality by and through which the people govern themselves, that they have, in obedience to a common impulse, rushed to the defense of the constitution and the overthrow of rebellion. Like some brave soldier, wounded in its defense, and who resists mutilation because the vigor of his constitution assures him of full restoration, so our country will come out of this war, marked indeed by scars of honor, yet with undiminished proportions and with invigorated and augmented powers. This rebellion, whose origin and organization gave it the unity of a despotism, and whose objects secured to it the sympathy and cooperation of the enemies

of popular rights every where, aided, at the outset, by the ministers and resources of that government it was intended to overthrow, long since reached its culminating point, and now, for some time, has been upon its decline, and will soon be as destitute of power as it always has been of character. It was but an eddy, created by the current of civilization, and, like our American Revolution, was one of the incidents and necessities of our national growth. Admonished by the fearful trial through which our constitution is now passing, let us, in fulfilling our legislative duties, keep constantly in mind, as our guide and support, those immutable principles of justice which are the only enduring foundation of liberty and of law.

On motion of the Senator from No. 2, Mr. Patten, the Senate proceeded to the choice of Clerk, by ballot.

On the first balloting the President announced the state of the

vote to be as follows:

The whole number of votes cast is	12
Necessary for a choice,	7
John H. Felch has	3
William A. Preston has	9

—and WILLIAM A. PRESTON, having a majority of all the votes cast, was accordingly declared elected Clerk.

William A. Preston thereupon appeared, signified his acceptance of the office to which he had been elected, and was duly sworn to the faithful discharge of the duties thereof.

On motion of the Senator from No. 5, Mr. Tufts, the Senate

proceeded to the choice of Assistant Clerk, by ballot.

On the first balloting the President announced the state of the vote to be as follows:

	The whole number of votes cast is	12
	Necessary for a choice,	7
	John W. Ela,	3
	Charles H. Bartlett,	all th
-	and CHARLES HENRY BARTLETT, having a majority of	all til

—and Charles Henry Bartlett, having a majority of all the votes cast, was accordingly declared elected Assistant Clerk.

Charles Henry Bartlett thereupon appeared, signified his acceptance of the office to which he had been elected, and was duly sworn to the faithful discharge of his duties as Assistant Clerk of the Senate.

On motion of the Senator from No. 4, Mr. Stearns, the Senate proceeded to the election of door-keeper, by ballot, as follows:

Whole number of votes cast,

Charles H. Roberts had
and was elected, and took the oath of office.

On motion of the Senator from No. 9, Mr. Allen, it was ordered that the rules of the last session serve as the rules of the present session until otherwise ordered.

The following resolution was introduced by the Senator from No. 3, Mr. Smith:

Resolved, That a message be sent to the House of Representatives that the Senate has assembled and organized, and have chosen the Hon. William H. Y. Hackett as President, William A. Preston Clerk, and Charles H. Bartlett Assistant Clerk, and are ready to proceed to the business of the session.

This resolution was adopted.

The following resolution was introduced by the Senator from No. 5, Mr. Tufts:

Resolved, That when the Senate adjourns this forenoon, it adjourn to meet at 3 o'clock in the afternoon; and when it adjourns in the afternoon, it adjourn to meet at 10 o'clock in the forenoon; and that those be the hours of meeting until otherwise ordered by the Senate.

The resolution was adopted.

On motion of the Senator from No. 8, Mr. Burnham,
The Senate adjourned.

AFTERNOON.

The following message was received from the House of Representatives:

Mr. President-

The House of Representatives, having assembled, have chosen Hon. Edward A. Rollins, Speaker, Samuel D. Lord, Clerk, and Benjamin Gerrish, Jr., Assistant Clerk, and are now ready to proceed with the business of the session.

The following further message was received from the House:

Mr. President-

The House of Representatives have adopted, on their part, the joint rules of the two Houses of last year, as the joint rules for the present assistance will be a second or the present assistance with the present assistance will be a second or the present assistance with the present assistance will be a second or the present assistance with the present assistance will be a second or their part, the present assistance will be a second or their part, as the joint rules of the present as the present

for the present session, until otherwise ordered.

They have also appointed a committee, with such as the Senate may join, consisting, on the part of the House, of Messrs. Holbrook of Manchester, Sawyer of South-Hampton, Wright of Mason, Warren of Moultonborough, Grant of Lyme, to assign committee rooms to the several committees.

They have also appointed Messrs. Kent of Lancaster and Chandler of Concord a committee, with such as the Senate may join, to prepare and report joint rules for the government of the two Houses for the present year; in all of which they ask

the concurrence of the Senate.

The Senate concurred; and the Senator from No. 10, Mr. Cooper, was joined to the committee to assign committee rooms, and the Senator from No. 5, Mr. Tufts, was joined to the committee to prepare joint rules.

The following resolution was introduced by the Senator from

No. 7, Mr. Chase:

Resolved, That the Judges of the Supreme Judicial Court be requested to give their opinion on the following question, at as early a day of the present session of the Legislature as may be: viz., "Can a convention for an alteration or amendment of the Constitution of this State, be held in any other way, or at any other time, than is prescribed in Part II, Sections 99 and 100?"

On motion of the Senator from No. 3, Mr. Smith, the resolution was laid upon the table.

The Senator from No. 5, Mr. Tufts, introduced the following resolution, which was adopted:

Resolved, That the Clerk of the Senate be directed to procure three copies of the Legislative Reporter, printed in this city, for the use of each member of the Senate.

The Senator from No. 9, Mr. Allen, introduced the following resolution, which was adopted:

Resolved, That the Secretary of State be requested to lay

before the Senate the return of the votes given for Senators in the several Senatorial Districts in this State in March last.

The following message was received from the House:

Mr. President-

The House of Representatives have appointed a committee of ten, on the part of the House, with such as the Senate may join, to wait upon His Excellency, the Governor, and inform him that a quorum of both Houses of the Legislature have assembled, organized, and are now ready to receive any communication he may be pleased to make. They have on their part appointed Messrs. Dearborn of Peterborough, Bean of Candia, Leighton of Dover, Emerson of Barnstead, Stilphen of Conway, Carter of Fitzwilliam, Winch of Langdon, Webster of Enfield, and Fuller of Stratford; in which they ask the concurrence of the Honorable Senate.

The Senate concurred, and joined on their part the Senator from No. 3, Mr. Smith, and the Senator from No. 6, Mr. Wadleigh.

The following further message was received from the House:

Mr. President-

The House of Representatives are now ready to meet the Honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

And on motion of the Senator from No. 2, Mr. Patten, the Senate went into convention.

IN CONVENTION.

The returns of votes for Governor and Councillors having been laid before the convention by the Secretary of State, on motion of the Senator from No. 2, Mr. Patten, it was ordered that the votes for Governor be referred to a committee of three, who should open and record the same, and report thereon; and Senator Patten, and Messrs. Daniell and Whitehouse of the House were appointed as such committee.

On motion of the Senator from No. 5, Mr. Tufts, the votes for Councillors were referred to a committee of three, who were directed to examine the same, and report thereon; and Senator Tufts, and Messrs. Hughes and Wheeler of the House, were

appointed as such committee.

On motion of the Senator from No. 7, Mr. Chase, the convention rose, and the Senators returned to their Chamber.

The Senator from No. 3, Mr. Smith, from the committee to wait upon His Excellency, and receive any communication he was pleased to make, reported that the committee had attended to the duty assigned them, and that His Excellency had no communication to make at this time.

On motion of the Senator from No. 5, Mr. Tufts, the Senate

adjourned.

THURSDAY, June 5.

The journal of yesterday was read and approved. The following message was received from the House:

Mr. President-

The House of Representatives are now ready to meet the Honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

The House have appointed Rev. R. S. Stubbs, of Newmarket, Chaplain for the present session. Prayers will be offered in the Representatives' Hall each day during the session, ten minutes before the assembling of the House, at which the presence of the Honorable Senate is respectfully solicited.

On motion of the Senator from No. 3, Mr. Smith, the Senate

went into convention.

IN CONVENTION.

The Senator from No. 2, Mr. Patten, submitted the following report, which was accepted:

The Joint Committee, to whom was referred the vote for Governor, report that they have counted the same, and found them as follows:

Whole number of votes cast,	62,470
Necessary for a choice,	31,236
Estimated as scattering,	45
Paul J. Wheeler has	1,709
George Stark has	28,566
Nathaniel S. Berry has	32,150
O D	7

-and NATHANIEL S. BERRY, having received a majority of the

votes cast, is declared elected Governor of the State of New-Hampshire for the ensuing political year.

The Senator from No. 5, Mr. Tufts, submitted the following report, which was accepted:

The Joint Committee, to whom was referred the return of votes for Councillors, have counted the same, and report as follows:

District No. 1.

Whole number of votes returned,	13,805
Necessary to a choice,	6,903
Estimated as scattering,	13
George A. Pillsbury,	6,600
RICHARD P. J. TENNEY,	7,192
-and is elected.	

District No. 2.

Whole number of votes returned, Necessary to a choice,	13,442 6,722
Estimated as scattering,	11
Moulton H. Marston,	6,596
OLIVER WYATT,	6,835
- and is elected.	a the stee of the t

District No. 3.

	Whole number of votes returned,	14,621
	Necessary to a choice,	7,311
	Estimated as scattering,	438
	Horace Chase,	6,693
	OLIVER PILLSBURY,	7,490
,	- and is elected.	

District No. 4.

Whole number of votes returned,	9,440
Necessary to a choice,	4,721
Estimated as scattering,	172
Eleazer Jackson,	3,863
CHARLES F. BROOKS,	5,405
- and is elected.	

District No. 5.

Whole number of votes returned,	11,497
Necessary to a choice,	5,749
Otis Savage,	1
John W. Dodge,	1
Barton G. Towne,	232
Levi Parker,	5,604
Ethan Colby,	5,659
and no one having the requisite number of votes	thora is no

— and no one having the requisite number of votes, there is no choice.

No returns have been received from Londonderry, in District No. 1, and Kilkenny, in District No. 5.

On motion of the Senator from No. 5, Mr. Tufts, the convention rose, and the Senate returned to their Chamber.

[Mr. Patten in the chair.]

On motion of the Senator from No. 3, Mr. Smith, the resolution relating to the Constitutional Convention was taken from the table. Mr. Smith then moved the following amendment, which was adopted:

Strike out all after the word resolved, and insert the following: viz., that the Justices of the Supreme Judicial Court be requested to furnish, at as early a day of the present session of the Legislature as may be practicable, their opinion upon the following questions:

1. Can the Legislature require the sense of the people, as to a revision of the Constitution and calling a convention for that purpose, to be taken oftener than once in seven years? and was the vote of the people in March, 1861, authorizing a convention to be held for that purpose, in accordance with the provisions of the Constitution, the people having voted against such revision in March, 1858?

2. In accordance with the provisions of a resolution of the Legislature, passed June session, 1860, the sense of the people was taken at the March election, 1861, upon the following question: "Is it expedient that a convention be called to revise the

Constitution? the said convention to be limited in its compensation to that now allowed members of the Legislature for travel and ten days' attendance, and to be limited in its action to the following particulars: 1. To diminish the number of members of the House of Representatives; 2. To increase the number of members of the Senate; 3. To make provision for future amendments of the Constitution." And a majority of the votes thrown at said election upon said question was in favor of calling a convention limited as aforesaid. Was the sense of the people, as to a revision of the Constitution and calling a convention for that purpose, taken in accordance with the provisions of sections 99 and 100 of Part II of the Constitution?

The resolution as amended was then adopted.

The following message was received from the House:

Mr. President-

The Speaker has appointed, on the part of the House, Messrs. Collins of Exeter, Wingate of Strafford, Swain of Meredith, Bennett of Albany, Eaton of Bradford, Stephenson of Lyndeborough, Nims of Roxbury, Whipple of Charlestown, Cole of Grafton, and Phipps of Milan, a committee, with such as the Senate may join, to wait upon the Hon. Nathaniel S. Berry, Governor elect; inform him of his election as Governor of the State for the ensuing year, and that the Legislature is now ready to receive any communication he may be pleased to make; in the appointment of which committee the House of Representatives ask the concurrence of the Honorable Senate.

The Senate concurred, and joined Senators Tufts and Wadleigh.

The following further message was received from the House:

Mr. President -

The Speaker has appointed, on the part of the House of Representatives, Messrs. Patterson of Hanover, Meloon of Newcastle, J. B. Stevens of Dover, Gale of Laconia, Meserve of Jackson, Knox of Epsom, Heald of Hudson, Mason of Marlborough, Booth of Goshen, and Keyser of Clarksville and Pittsburg, a committee, with such as the Honorable Senate may join, to wait

upon the Honorable Councillors elect for the ensuing year, and inform them of their election; in the appointment of which they ask the concurrence of the Honorable Senate.

The Senate concurred, and joined Senators Smith and Burnham.

The following resolution was introduced by the Senator from No. 9, Mr. Allen:

Resolved, That a committee of three be appointed to prepare and report rules for the government of the Senate the present session.

The resolution was adopted; and Senators Allen, Stearns and Drew were appointed as such committee.

The Senator from No. 5, Mr. Tufts, submitted the following report, which was accepted:

The Joint Committee of the House and Senate, appointed to wait on the Hon. Nathaniel S. Berry and inform him of his election to the office of Governor for the ensuing year, report that they have performed the duty assigned them, and the Governor elect informed the committee that he would meet the House and Senate in convention at one o'clock in the afternoon, and there manifest his acceptance of the trust, take the oath, and make a communication to the Legislature.

CHARLES A. TUFTS, for the committee.

[The President in the chair.]

The following message was received from the House:

Mr. President -

The House of Representatives have passed the following resolution:

Resolved, That the select committee appointed to wait upon His Excellency, the Governor elect, and inform him of his election, be a committee, on the part of the House, with such as the Senate may join, to wait on the Hon. Nathaniel S. Berry, at one of the clock in the afternoon, and conduct him, with the Honorable Council, to the Representatives' Chamber; in which they ask the concurrence of the Honorable Senate.

The Senate concurred, and joined Senators Tufts and Wadleigh to said committee.

The following further message was received from the House:

Mr. President-

The House of Representatives are now ready to meet the Honorable Senate in convention, for the purpose of proceeding in the elections, agreeably to the provisions of the Constitution.

On motion of the Senator from No. 3, Mr. Smith, the Senate went into convention.

IN CONVENTION.

The Senate and House of Representatives being assembled in convention, His Excellency, Nathaniel S. Berry, came in, attended by the Honorable Council, and escorted by the Joint Select Committee of the two branches of the Legislature. He then signified his acceptance of the office of Governor of this State, and subscribed the oaths of office and oaths of allegiance, before the President of the Senate, and in the presence of both branches of the Legislature: Whereupon Hon. William H. Y. Hackett, President of the Senate, made proclamation as follows:

Nathaniel S. Berry, having been duly elected Governor of the State of New-Hampshire, accepted the office, and taken the oaths prescribed by the Constitution, I do therefore declare His Excellency, Nathaniel S. Berry, Governor of the State of New-Hampshire; to hold the office during the ensuing political year. And I here present your Excellency a copy of the Constitution of the State, as your guide in the discharge of your official duties.

HIS EXCELLENCY then addressed the Convention as follows:

Gentlemen of the Senate and House of Representatives:

In entering for a second term on the duties of Chief Executive Magistrate of New-Hampshire, I desire to express my thanks for the renewed confidence reposed in me.

In the troublesome times through which we have passed, and are passing, I have felt deeply the responsibility of my position, and enter anew on its duties with much

hesitation. I believe, however, that the spirit of the people is equal to any emergency necessary to sustain the institutions secured to us by the blood and patriotism of our fathers, and that, in times like the present, forgetting past dissensions, the great mass of our citizens will rally unitedly to the support of all just measures to maintain the cause of the country. Experience has shown us that, under the guidance of a Divine Providence, we must rely upon ourselves; that our national greatness, though it has always been exercised with great forbearance to all other nations, has excited merely their envy, and a desire has been openly expressed, by their prominent leaders, that our nation may be crippled and shorn of its strength. The disposition thus manifested should teach us our true danger, and that our strength lies in union. No people have ever before raised a volunteer force of such magnitude, so thoroughly armed and equipped, and so well provided with all the necessaries and comforts of soldiers in arms, as the loyal states of this Union have enrolled in their cause; and, if needed to quell the rebellion, or to meet foreign enemies, this number could be readily doubled.

There can be but one result to the struggle in which we are engaged - submission to the first principles of government inaugurated and established by our fathers. inheritance we have received from them, we will transmit to our posterity. Foreign thrones and dynasties may change, but the institutions of Freedom, as established and administered here by Washington, and those of his successors who have been actuated by a like spirit, were designed for all time. Whatever in them was perishable or temporary, owing to the ill-judged wrongs of the mother country, time, they felt assured, would heal, and ultimately relieve us from. It was designed that this country should expand in the spirit of liberty; that this spirit should grow with its growth and strengthen with its strength, and every thing alien to it should die out, and gradually pass away, overshadowed and controlled by the great power of freedom, of which our flag was to be the chosen symbol, wherever it might wave. A base, rebellious spirit has, however, attempted to reverse this order of things, and make an institution national, fundamental, and permanent, which was originally only sectional, exceptional, and temporary. This bane, which once extended largely over the whole Union, it was supposed the increase of just sentiments of moral and religious obligation, would gradually limit and terminate. The progress of the age, and regard to the true honor and permanent prosperity of the nation, demand this result. Higher motives than these demand it. We may well tremble in view of this national sin, when, like Jefferson, "we reflect that God is just." The people of this country have determined that this alarming evil shall not pass beyond the original bounds prescribed to it; that it shall not master, control, and turn to its own selfish purposes, the constitution and government of the They have determined to crush back the hydra to his den, and let it die out as our fathers designed it should die, under the progress of enlightened wisdom, and that philanthropy and charity which, in its destined march, is to bring good will to all men. The fearful lesson we have had in the conflict with slavery; its disasters to all its promoters; its evident weakness in its deathstruggle with freedom - all portend a change in the estimation in which this great evil will be hereafter held, and foretell, in legible characters, written in view of all the nations, that its days are numbered.

With these views, I most fully concur in the late Message of the patriotic Chief Magistrate of the nation, in which he regards it as the duty of the National Government to contribute, by its means, in aid of any state that shall desire to remove this national evil. I also rejoice with you that, under the order of things now existing, the curse of slavery has been removed from our National Capital. Its toleration there has been a reproach to our nation, and productive of much evil. new era has arrived, the progress of which will not be backward. The prohibition of slavery in the Territories by Congress will also meet the hearty approval of our people. The several movements to this extent, I regard as clearly within the limits of the Constitution. Beyond this lies the principle that each state, submitting to the provisions of the Constitution, should control its own local institutions; but such submission should be regarded

as a prerequisite to the enjoyment of the benefits of that instrument. The support of the Constitution and the Union should be our watchword. All should unite on this ground, and there is no other certain way to final triumph over the internal and external enemies of our

country.

In my message of last June I called the attention of the Legislature to the importance of a well-organized militia as "the proper, natural, and sure defense of a state." The necessity of such an organization has been seen and felt by many of our citizens for years, and especially during the year past. Had such an organization existed in this state when the Rebellion commenced, and the requisition was made by the President for aid in its suppression, troops could have been recruited, officered, equipped, and prepared for service, with far greater facility and much less expense to the state, than was in our power under the nominal system then existing. At the last session of the Legislature a militia law was passed, but no general organization has been made under it. Its provisions may not be in all respects what is wanted at the present time, and I respectfully suggest, for your consideration, the propriety of reviving the militia law that was in force twenty-five or thirty years ago, with such few alterations as may be considered necessary and proper to adapt it to the circumstances of the present time. I consider it far preferable to any law or system since adopted, and more efficient and economical. Patriotism and love of country, and desire for the maintenance and enjoyment of our free institutions, should be a sufficient inducement for doing military duty two or three days in a year, as was required by the law alluded to. Such service should never be considered an unreasonable burden. A military department in our college, academies, and even in some of our common schools, may be a subject worthy of your consideration. During the many years of peace and quiet in our country, the keeping up an efficient organization of the militia has been considered by many an unnecessary and unreasonable burden. A different lesson has now been taught us, and I trust it will not soon be forgotten.

The State Treasurer's Report shows the ordinary finances of the state to be in a satisfactory condition. The details of receipts and disbursements will be before you. The state debt, above assets on hand, was, on the 1st day of June, 1861, \$31,668.93. The indebtedness has been reduced the past year \$26,005.90, leaving the ordinary debt

of the state, June 1, 1862, \$5,663.03.

In pursuance of the law of the last session of the Legislature, appropriating one million of dollars for recruiting, arming, and equipping troops for the service of the United States for suppressing the Rebellion and sustaining the supremacy of the government, eight regiments have been raised and sent into the United States service. One, for three months, mustered into service on the 7th of May, 1861; which returned, and was mustered out of service on the 9th of August, 1861. Seven regiments, raised for three years, or during the war; one battery of artillery, three companies of sharpshooters, and four companies of cavalry, which are now in the service. The whole number of enlistments, since the first requisition by the President, amounts to 9,197 men, and we believe a more intelligent and patriotic body of men have never been enrolled in the United States service. The sums paid for recruiting and equipping the several regiments and companies amount to eight hundred ninety-three thousand three hundred and thirty-three dollars and twenty-six cents; the details of which will be found in the State Treasurer's Report.

The Board of Trustees and the Superintendent of the Asylum for the Insane will duly present their reports for your consideration, which I trust will meet your entire approbation. That humane and highly beneficial institution has thus far more than fulfilled the most sanguine expectations of its founders and friends, and it will, no doubt, continue to receive the fostering care of the state.

The House of Reformation for Juvenile and Female Offenders is an institution second only in importance to the Asylum for the Insane. It should engage the interest, sympathy, and liberal patronage of the Legislature. There were reported in the institution, April 30, 1861, 53 boys and 8 girls; total, 61.

Returned, who were reported es Admitted during the year, 58 b	scaped, 3 boys, oys and 8 girls,		3 66
			130
Discharged as reformed,	2 boys,	2	
" at expiration of term	, 3 boys and 4 girls,	7	
" by trustees,	5 boys,	5	
Pardoned by the Executive,	1 boy,	1	
Sent to State Prison,	2 boys,	1	
Sent to alternative sentence,	2 boys and 1 girl,	3	
Died,	2 boys,	2	
Escaped,	3 boys,	3	
polynes and each polynes i wastantial of			25
Remaining in the institution, A	pril 30 1862		105

The Report of the Board of Trustees and Superintendent, giving in detail the management and administration of the institution for the past year, will be submitted to you. The great increase of inmates, and, consequently, the increase of expenditures for bedding, furniture, &c., has caused the trustees to ask for a liberal appropriation,

which, I hope, may receive your early attention and approval.

The State Prison continues to be self-sustaining. The Report of the Warden shows the income above expenditures for eleven months ending the 30th day of April, to be \$1,705.40. Notwithstanding the depression in business on account of the war, its affairs appear to have been successfully managed, and the condition and discipline of the prison has been satisfactory. A strict supervision, however, should be kept over it by the state, to insure the

best and permanent welfare of the institution.

The Bank Commissioners were directed by me to make a full and thorough examination of the affairs and condition of each bank, which duty I believe they have faithfully performed. They report the banks to be in a sound and prosperous condition. The whole amount of banking capital, as reported by the Bank Commissioners of 1861, was \$5,131,000. During the year the State Capital, at Concord, has reduced its capital stock \$30,000; the Mechanics and Traders Bank, at Portsmouth, \$42.300; the Indian Head Bank, at Nashua, \$30,000; amounting

in all to \$102.300. The stockholders of the Bank of New-Hampshire, at Portsmouth, have voted to reduce their capital stock \$60,000. The Pawtuckaway Bank, at Epping, have voted to close up the concerns of that bank. These reductions will still further diminish the banking

capital of the state \$110,000.

The whole number of Savings Institutions in the state is twenty-seven, with an aggregate of assets of \$5,860,-229.25; the amount due depositors \$5,653,585.46; the amount of surplus, \$206,943.79. The amount due depositors, as appears by the Bank Commissioners' Report of last year, was \$5,590,652.18, showing an increase during the year of \$62,933.28. The Dartmouth Savings Bank has been organized and gone into operation during the past year.

No department of the State Government is more important than the Judiciary. That department, under the present organization, has been so well administered that no radical change is called for at present. If we are careful to make good laws, we may be confident they will be impartially administered by the court as now instituted. Frequent changes should not be made in this department,

unless necessity clearly demands it.

The cause of education demands the encouragement and support of careful and judicious legislation. No other function of the civil authority affects more directly and powerfully the prosperity and happiness of the whole population; and I would especially commend to the fostering care and watchful attention of the Legislature, the common schools of the state, with such provision for their regular examination and supervision, by persons duly appointed for this purpose by the state, as shall tend most to promote their usefulness.

I have received the following communication from the U.S. Treasury Department:

"TREASURY DEPARTMENT, November 29, 1861.

"Sir—I have the honor to call your attention to the act of August 6, 1861, levying a direct tax, and apportioning it among the several states. The amount apportioned to the state of New-Hampshire is \$218,406.663. The fifty-

third section of the act provides, that any state or territory, and the District of Columbia, may lawfully assume, assess, collect and pay into the treasury of the United States, the direct tax, or its quota thereof, imposed by this act upon the state, territory, or the District of Columbia, in its own way and manner, by and through its own officers, assessors and collectors; and any such state, territory or district which shall give notice by the governor, or other proper officer thereof, to the Secretary of the Treasury of the United States, on or before the second Tuesday of February next, of its intention to assume and pay, or to assess, collect and pay into the treasury of the United States the direct tax imposed by this act, shall be entitled to a deduction of fifteen per cent on the quota of direct tax apportioned to such state: Provided, That the deduction shall only be made to apply to such part or parts of the same as shall have been actually paid into the treasury of the United States, on or before the last day of June, in the year to which such payment relates.

"Will you inform me, at the earliest practicable period, whether the authorities of New-Hampshire will assume and pay the amount of direct tax apportioned to that state by the existing law; and also whether, in case of any change in the law by which a different and perhaps larger amount shall be apportioned to the state, the authorities

will probably assume and pay it.

I am, very respectfully,

S. P. CHASE,

Secretary of the Treasury.

To His Excellency, NATHANIEL S. BERRY, Governor of the State of New-Hampshire."

To which communication I returned the following answer:

"State of New-Hampshire,

Executive Department,

Concord, Dec. 12, 1861.

Hon. SALMON P. CHASE, Secretary of the Treasury, Wash-

ington, D. C.:

Sir-I have the honor to acknowledge the receipt of your communication of the 29th ultimo, calling my atten-

tion to the act of Congress, August 6, 1861, laying a direct tax and apportioning it among the several states; that the amount apportioned to this state is \$218,406.663; and, after reciting at length the 530th section of said act, you ask, "Will you inform me, at the earliest practicable period, whether the authorities of New-Hampshire will assume and pay the direct tax apportioned to that state by the existing law? and also whether, in case of any change in the law by which a different and perhaps larger amount shall be apportioned to the state, the authorities will probably assume and pay it?"

In answer, I would say that, in order that our state may avail itself of the advantages of said act, you are hereby notified and assured that it is the intention of the authorities of this state to assume and pay such direct tax into the treasury of the United States, agreeably to the provisions of said act. And, in case of any change by which even a larger amount shall be apportioned to this state, it

will probably be assumed and paid, as aforesaid.

I respectfully suggest that it may be the wish of our state, if agreeable to the Department, to allow, in the form of a just and reasonable set-off against said tax, such just debts and claims as may be due and owing from the General Government to the Treasurer of this state, lawfully created and advanced, to furnish troops, agreeably to the acts of Congress on that subject. We also with pleasure assure you that New-Hampshire will, by her men and money, furnish her full proportion of the means requisite to crush out this unholy rebellion, at such times and occasions as the General Government shall demand.

Very respectfully,

NATHANIEL S. BERRY,

Governor of New-Hampshire."

I have been informed by the Secretary of the Treasury that the set-off can be made as suggested in the foregoing communication. The Legislature will take such measures in relation to said tax as to them may seem proper. The accounts of expenditures by the state for raising and equipping troops for the service, &c., amounting to \$879,483.71,

have been forwarded to the Treasury Department, to be

by them audited.

I received an order from the Secretary of War, dated May 20, 1862, to raise one Regiment of Infantry immediately, and to do every thing in my power to urge enlistments. I at once called the Council together, and made arrangements for recruiting and organizing the regiment without any delay, agreeably to said order, and the regiment is now being recruited. I trust it will have the encouragement and influence of all the citizens of the state.

I can not close without expressing the heartfelt desire that in this great crisis of our country we may exert, in our several spheres of duty, every effort in our power to sustain and transmit unimpaired to posterity the great and glorious government bequeathed to us by our ances-

tors.

NATHANIEL S. BERRY.

On motion of the Senator from No. 2, Mr. Patten, the convention then rose, and the Senators returned to their chamber.

On motion of the Senator from No. 10, Mr. Cooper, the Senate adjourned till to-morrow morning at 10 o'clock.

FRIDAY, June 6.

The reading of the Journal was dispensed with, on motion of the Senator from No. 9, Mr. Allen.

The Senator from No. 5, Mr. Tufts, from the committee to prepare joint rules, reported the following

JOINT RULES.

1. When a convention of the two Houses is to be formed, whether by requirement of the Constitution or by a vote or resolve of the two Houses, a message shall be sent from the House of Representatives to the Senate, giving notice when the House will meet the Senate in convention. As soon thereafter as the convenience of the Senate will permit, they will attend

in the House. The Speaker of the House shall be chairman of the Convention, and shall state the reason for forming the Convention. When the House and Senate are thus formed in convention, the rules adopted as the rules of the House shall be considered the rules of the convention, so far as they may be deemed applicable, and the convention shall accordingly be governed thereby.

2. Messages shall be sent by such person or persons as each

House may determine to be proper.

3. Messages from either House shall be received by the other at all times, except when engaged in putting a question, in calling the yeas and nays, in counting ballots, or in reading the journal.

4. When a message shall be sent from either House to the other, it shall be announced at the door of the House to which

it may be sent, by the door-keeper.

5. While bills are on their passage between the two Houses, they shall be under the signature of the clerk of each House

respectively.

6. There shall be a committee for the purpose of engrossing bills, consisting of two members of each House. All bills that pass both Houses shall be delivered to said committee, be by them engrossed, carefully examined, and reported to the respective Houses; and shall be signed, first by the Speaker of the House of Representatives, and then by the President of the Senate.

7. There shall be a committee, to consist of three members of the House and one of the Senate, on each of the following subjects: to wit, On all matters relative to the State Library, and on all matters relative to the State House and State House

Yard.

8. Every bill or joint resolution, repealing or modifying any specific existing statute, passed since the Revised Statutes, shall refer to the same by its title and the session when the same was passed, and shall contain no reference to the Compiled Statutes; and it shall be the duty of the presiding officer of each branch to enforce this rule, by requiring all bills and resolutions to be conformed thereto before putting any vote thereon, except to commit or amend.

9. When a bill or resolve which shall have passed in one House is rejected in the other, notice thereof shall be given to

the House in which the same shall have passed.

10. Each House shall transmit to the other all papers on

which any bill or resolve shall be founded.

11. Each House shall transmit to the other all bills which have passed their several stages in the House in which they originated, at least twenty-four hours before the time fixed on for adjournment.

12. After each House shall have adhered to their disagree-

ment, a bill or resolve shall be considered lost.

13. No claim outstanding on the first day of the session shall be acted upon unless such claim shall have been presented before the close of the second week of the session.

The report was accepted, and the rules were adopted.

The Senator from No. 7, Mr. Chase, introduced the following resolution, which was adopted:

Resolved, That when the Senate adjourn this forenoon, it adjourn to meet at 4 o'clock P. M., on Monday, June 9.

The President then announced the standing committees of the Senate, as follows:

Judiciary—Messrs. Smith, Patten and Wadleigh.

State Institutions—Messrs. Chase, Pattern and Tufts.

Military Affairs—Messrs. Wadleigh, Stearns and Chase.

Roads, Bridges and Canals—Messrs. Patten, Drew and Cooper.

Claims—Messrs. Tufts, Wadleigh and Adams.

Railroads—Messrs. Stearns, Patten and Burnham.

Banks—Messrs. Patten, Cooper and Wadleigh.

Agriculture and Manufactures-Messrs. Drew, Adams and Allen.

Elections—Messrs. Burnham, Stearns and Allen. Finance—Messrs. Chase, Smith and Drew. Towns—Messrs. Cooper, Smith and Burnham. Incorporations—Messrs. Allen, Tufts and Chase. Education—Messrs. Adams, Drew and Cooper.

JOINT STANDING COMMITTEES.

Engrossed Bills—Messrs. Allen and Tufts. Library—Mr. Smith. State House and State House Yard—Mr. Adams. The Senator from No. 9, Mr. Allen, from the committee to prepare rules for the government of the Senate, reported the following:

RULES OF THE SENATE.

1. The President having taken the chair, and a quorum being present, the journal of the preceding day shall be read, and any erroneous entry shall be corrected.

2. No member shall hold conversation with another during the reading of the journal, or while a member is speaking in

debate.

3. Every member, rising to speak, shall address the President, and when he has finished, shall sit down.

4. No member shall speak more than twice on the same ques-

tion, on the same day, without leave of the Senate.

5. More than one member rising to speak at the same time,

the President shall decide who shall speak first.

6. If any member transgress the rules of the Senate, the President shall, or any member may, call him to order, in which case the member so called to order shall sit down, and the Senate, if appealed to, shall decide the case; but if there be no appeal, the decision of the President shall be conclusive.

7. No member shall absent himself without permission from

the Senate

8. A motion shall be seconded before it is debated, and, if required by the President or any member, it shall be reduced to

writing.

9. When a question is under debate, no motion shall be received but to adjourn, to postpone indefinitely, to lay on the table, to postpone to a certain day, to commit, or to amend; which several motions shall take precedence in the same order in which they are arranged. And no motion to postpone indefinitely, to postpone to a certain day, or to commit, being decided, shall be in order at the same stage of the bill or proposition, until after an adjournment.

10. If the question under debate shall admit of division, any member may have it divided, and in filling blanks the longest

time and the largest sum shall be put first.

11. When the reading of a paper is called for, and the same is objected to, it shall be decided by a vote of the Senate, and without debate.

12. When the ayes and noes are required, each member shall declare his assent or dissent to the question, unless for

special reasons he be excused by the Senate.

13. When a motion is made to shut the doors of the Senate, on the discussion of any business which, in the opinion of any member, may require secrecy, the President shall desire the gallery to be closed, and the doors shall remain closed until the

subject is disposed of.

14. After a motion has been decided, it shall be in order for any member who voted with the majority, or, if the Senate be equally divided, any member voting on the side prevailing, to move for a reconsideration thereof, unless the bill, resolution, report, amendment, or motion on which the vote was taken, has gone from the possession of the Senate; but no motion to reconsider shall be in order unless made the same day on which the vote was taken, or the next day after, on which the Senate shall be in session; but no vote shall be reconsidered when a less number of members is present than when it passed.

15. Before any petition or memorial, addressed to the Senate, shall be received and read, a brief statement of the contents thereof shall be made by the member introducing the same.

16. Any member, on giving notice of asking leave to bring in a bill, shall state the nature of the bill he proposes to introduce, and at least one day's notice shall be given before a motion for leave shall be in order.

17. Every bill shall be read three times before its passage; and the President shall give notice at each time whether it be the first, second or third reading; and no bill, after it has been read a second time, shall have a third reading before an adjournment.

18. All resolutions which may require the signature of the

Governor, shall be treated in the same manner as bills.

19. When a bill shall have been read a first time and ordered to a second reading, it shall immediately be read a second time by its title, and by the President referred to the appropriate standing committee, unless otherwise ordered by the Senate.

20. All bills introduced in the Senate to repeal or modify an existing statute, shall refer to the act proposed to be repealed or modified by the title and the session at which it was passed, and no bill shall refer to any statutes by the number of the chapter of the Pamphlet Laws.

21. The Senate may resolve itself into a committee of the

whole at any time, on motion made for that purpose; and in forming a committee of the whole, the President shall leave the chair and appoint a chairman to preside in committee. The President may, at any time, name any member to perform the duties of the chair; but such substitute shall not extend beyond

an adjournment.

22. The last question upon the second reading of a bill or resolution shall always be: Shall it be read a third time? and no amendment shall be received or discussed on the third reading of any bill or resolution, unless by consent of eight members present; but it shall at all times be in order, before the final passage of any bill or resolution, to move its commitment; and should such commitment take place, and an amendment be reported, the bill or resolution shall again be read a second time, and considered as in a committee of the whole.

23. The titles of bills, and such parts thereof as may be affected by proposed amendments, shall be entered on the

journals.

24. All bills, resolutions and addresses, after passing the Senate, shall be signed by the President; and all warrants and other processes, issued by order of the Senate, shall be under

his hand and seal, attested by the Clerk.

25. The following standing committees, to consist of three members each, shall be appointed at the commencement of any session, with leave to report by bill or otherwise: A committee on the Judiciary; a committee on Incorporations; a committee on State Institutions; a committee on Military Affairs; a committee on Roads, Bridges and Canals; a committee on Claims; a committee on Railroads; a committee on Banks; a committee on Agriculture and Manufactures; a committee on Elections; a committee on Education; a committee on Finance; and a committee on Towns.

26. All committees shall be appointed by the President, unless a member requests that the appointment shall be by ballot, in

which case it shall be so done.

27. When the Senate shall concur with the House of Representatives in the appointment of a joint committee, consisting of not more than five members of the House, one member shall be added on the part of the Senate; but when more than five, two members of the Senate shall be added.

28. Messages shall be sent to the House of Representatives

by the Clerk of the Senate.

29. Messages from the Governor or House of Representatives may be received at all times, except when the Senate is engaged in putting a question, in calling the ayes and noes, in counting

the ballots, or in reading the journal.

30. All questions shall be put by the President, and each member of the Senate shall signify his assent or dissent by answering aye or no. If the President doubts, or a division is called for, the Senate shall divide. Those in the affirmative of the question shall first rise in their seats, and stand till they be counted, and afterward those in the negative shall rise and stand till they be counted. The President shall then rise and state the decision of the Senate.

31. No person, except the members of the Executive, or the members of the House of Representatives and their officers, shall be admitted within the bar of the Senate, except by invitation of the President, or some member, with his consent.

32. The Senate shall adjourn to meet at 10 o'clock in the morning and 3 o'clock in the afternoon of each day, unless the

Senate shall otherwise order.

33. Motions to adjourn shall be decided without debate.

The reading of the rules was dispensed with, on motion of the Senator from No. 4, Mr. Stearns, and the rules were then adopted.

The Senator from No. 3, Mr. Smith, from the committee to wait upon the Councillors elect and inform them of their election, reported that the committee had attended to their duty, and informed of their election

Hon. R. P. J. Tenney of District No. 1, Hon. Oliver Wyatt of District No. 2, Hon. Oliver Pillsbury of District No. 3, Hon. Chas. F. Brooks of District No. 4,

—and that these gentlemen signified their acceptance of the office.

This report was accepted.

The following message was received from the House:

Mr. President-

The House of Representatives have adopted the joint rules for the government of the two branches of the Legislature dur-

ing the present session, as reported by the joint special committee, in which they ask the concurrence of the Honorable Senate.

The Senate concurred.

The returns of votes for Senators having been laid before the Senate by the Honorable Secretary of State, they were referred to the Committee on Elections.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following resolution:

Resolved, That a committee, on the part of the House, be appointed by the chair, to act with such as the Senate may join, to procure the printing of 700 copies of the Constitution of this State and of the United States, the rules of the Senate and House, the names of the officers of the Executive and Legislative departments of the State Government, the names of the members of the Senate and House, with the numbers of their seats and names of their boarding-places annexed, and also the names of the committees thereof, as soon as may be.

They have, on their part, appointed Messrs. Shepard of Epping, Wentworth of Rochester, Hoyt of Manchester, Watson of Salisbury, Ryan of Jaffrey, Teel of Wilmot, and Moore of Nashua, as said committee; in all of which they ask the con-

currence of the Honorable Senate.

The Senate concurred, and joined Messrs. Allen and Drew. The following further message was received from the House:

Mr. President-

The House of Representatives are now ready to meet the Honorable Senate in convention, for the purpose of electing a Councillor for District No. 5, agreeably to the requirements of the Constitution.

On motion of the Senator from No. 10, Mr. Cooper, the Senate went into convention.

from No. 2, Mr. Patter, was elected temperary chairs

IN CONVENTION.

On motion of Mr. Kent of the House, the convention proceeded to the choice, by ballot, of a Councillor for District No. 5. The state of the vote was announced as follows:

Whole number of votes cast,	271
Necessary for a choice,	136
Levi Parker has	111
ETHAN COLBY, has	160
—and is elected	

On motion of the Senator from No. 7, Mr. Chase, the convention rose, and the Senators returned to their Chamber.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following resolution, in which they ask the concurrence of the Honorable Senate:

Resolved, That the committee yesterday appointed, on the part of the House, to inform the Councillors elect of their election, be a committee, with such as the Senate may join, to inform Hon. Ethan Colby of his election as Councillor in District No. 5.

The Senate concurred, and Messrs. Smith and Burnham were joined on the part of the Senate.

On motion of the Senator from No. 4, Mr. Stearns, The Senate adjourned.

Monday, June 9.

AFTERNOON.

The Senate was called to order by the Clerk, and the Senator from No. 2, Mr. Patten, was elected temporary chairman.

On motion of the Senator from No. 8, Mr. Burnham, the reading of the journal was dispensed with.

The following message was received from the House:

Mr. President-

The Speaker of the House of Representatives has appointed the following gentlemen as the members, on the part of the House, of the Joint Standing Committees for the present session:

On Library-Messrs. Caverly of Troy, Emerson of Piermont,

and Sullivan of Nashua.

On Engrossed Bills-Messrs. Hills of Plaistow, and Mack of

On State House and Yard-Messrs. Lang of Meredith, Ste-Manchester.

vens of Nottingham, and Parkhurst of Wilton.

The House of Representatives have assigned Wednesday next, at eleven o'clock A. M., for the election of Secretary of State; in which they ask the concurrence of the Honorable Senate.

The Senate concurred.

The Senator from No. 7, Mr. Chase, introduced the following resolution:

Resolved, That all bills and resolutions, and all papers relating thereto, which were postponed by the Senate from the last session of the Legislature, be referred to a select committee of three.

The resolution was adopted, and Senators Chase, Smith and Drew were appointed as such committee.

The Senator from No. 3, Mr. Smith, gave notice of his inten-

tion to introduce bills of the following titles: viz.,

An act to incorporate the Amoskeag Axe Company.

An act in amendment of an act entitled "An act remodeling the Militia," passed June session, 1861.

The following resolution was introduced by the Senator from No. 9, Mr. Allen:

Resolved, That a committee of three be appointed by the chair to take into consideration the Message of His Excellency the Governor, and report what disposition should be made of the several subjects embraced therein.

This resolution was adopted, and Senators Allen, Tufts and Stearns were appointed as such committee.

The Senator from No. 3, Mr. Smith, from the committee to

wait on Hon. Ethan Colby, Councillor elect from the 5th district, and inform him of his election, reported that the committee had attended to the duty assigned them, and that Hon. Ethan Colby signified his acceptance of the office.

The report was accepted.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following resolution:

Resolved, That the House of Representatives will be ready to meet the Honorable Senate in convention, for the purpose of going into the election of Warden of the New-Hampshire State Prison, on Wednesday next, at 11 o'clock in the forenoon.

The Senate concurred in the assignment of Wednesday as the day for said election.

The Senator from No. 3, Mr. Smith, introduced the following resolution:

Resolved, That a committee of two on the part of the Senate, with such as the House may join, be appointed to wait on His Excellency and inform him of the election of

Hon. R. P. J. Tenney as Councillor from District No. 1,

Hon. Oliver Wyatt as Councillor from District No. 2,

Hon. Oliver Pillsbury as Councillor from District No. 3,

Hon. Chas. F. Brooks as Councillor from District No. 4, Hon. Ethan Colby as Councillor from District No. 5,

for the ensuing political year, and that they have severally signified their acceptance of their office.

The resolution was adopted, and Senators Smith and Chase were appointed as such committee.

On motion of the Senator from No. 11, Mr. Adams,

The Senate adjourned.

TUESDAY, June 10.

The journal of yesterday was read and approved.

The President laid before the Senate the Returns of the Eastern Railroad in New-Hampshire, which was referred to the Committee on Railroads.

The Senator from No. 9, Mr. Allen, submitted the following report:

IN SENATE, June session, 1862.

The select committee appointed to take into consideration the message of His Excellency, the Governor, and report what disposition be made of the several subjects embraced therein, having had the same under consideration, have instructed me to report the following resolution:

J. J. ALLEN, JR., for the committee.

Resolved, That so much of the message as relates to the Judiciary and to National Affairs, be referred to the Standing Committee on the Judiciary; so much as relates to the Militia and to recruiting, arming and equipping troops for the service of the United States, to the Standing Committee on Military Affairs; so much as relates to Finance, to the Standing Committee on Finance; so much as relates to the Asylum for the Insane, the House of Reformation for Juvenile and Female Offenders, and to the State Prison, to the Standing Committee on State Institutions; so much as relates to Banks, to the Standing Committee on Banks; and so much as relates to Education, to the Committee on Education.

The report was accepted and the resolution adopted.

Agreeably to notice, the Senator from No. 3, Mr. Smith, introduced a bill entitled "An act to incorporate the Amoskeag Axe Company," which was read twice and referred to the Committee on Incorporations.

The same Senator also introduced a bill entitled "An act in amendment of an act entitled An act remodeling the militia," passed June session, 1861, which was read twice and referred

to the Committee on Military Affairs.

The same Senator gave notice of intention to introduce a bill in addition to chapter 63 of the Revised Statutes, relating to the use of highways.

The same Senator, from the select committee to wait on His Excellency, and inform him of the election of Councillors, reported that the committee had attended to the duty assigned them.

The report was accepted.

The Senator from No. 7, Mr. Chase, from the Select Committee on bills postponed from last session, reported the following resolution which was adopted:

Resolved, That the bills entitled "An act to provide for the more equitable distribution of the estate of insolvent debtors," "An act providing for a convention of delegates for the purpose of revising the Constitution," "An act to authorize the appointment of an additional Justice of the Supreme Judicial Court," and the "Resolution relating to the amendment of the Constitution of the United States," postponed from the last session of the Legislature, be referred to the Committee on the Judiciary.

On motion of the Senator from No. 5, Mr. Tufts,

The Senate adjourned.

AFTERNOON.

The Senator from No. 9, Mr. Allen, from the Committee on Incorporations, reported without amendment the "Act to incorporate the Amoskeag Axe Company," and the bill was ordered to a third reading to-morrow afternoon at 3 o'clock.

The following message was received from the House:

Mr. President-

The House of Representatives have passed A joint resolution relating to the Act of Congress levying a direct tax, in the passage of which they ask the concurrence of the Honorable Senate.

The resolution was read twice and referred to the Committee on Finance.

On motion of the Senator from No. 11, Mr. Adams,

The Senate adjourned.

WEDNESDAY, June 11.

The journal of yesterday was read and approved.
The Senator from No. 8, Mr. Burnham, submitted the follow-lowing report:

The Standing Committee on Elections, to whom was referred the returns of the votes for Senators, have examined the same, and report that they result as follows:

JOHN BURNHAM, for the committee.

District No. 1.

Whole number of votes returned, Necessary for a choice, Estimated as scattering, Thomas G. Furber, WILLIAM H. Y. HACKETT,	3,377 1,689 15 1,460 1,902
—and is elected.	
District No. 2.	

Whole number of votes returned,	5,255 2,628
Necessary for a choice,	17
Estimated as scattering,	2,580
Alvah Wood,	2,658
WILLIAM C. PATTEN,	2,000
and is elected.	

District No. 3.

Who	le number of votes returned,	3,170 1,586
Nece	essary for a choice,	66
Estir	nated as scattering,	1,224
Leon	ard C. French, 2d,	1,880
TSAA	C W. SMITH,	1,000
	is elected.	

District No. 4.

Whole number of votes returned, Necessary for a choice,	5,360 2,681
Estimated as scattering, Ira Osgood,	2,412 $2,943$
Onslow Stearns, —and is elected.	2,945

District No. 5

District No. 5.	
Whole number of votes returned,	4,617
Necessary for a choice.	2,309
Estimated as scattering, Thomas Stackpole,	8
CHARLES A. TUFTS,	1,992
— and is elected.	2,617
District No. 6.	
Whole number of votes returned,	7,500
recessary for a choice.	3,751
Estimated as scattering, Benjamin J. Cole,	5
John Wadleigh,	3,697
-and is elected.	3,798
District No. 7.	
Whole number of votes returned,	3,938
recessary for a choice.	1,970
Estimated as scattering,	28
Elbridge G. Cutter, LEONARD CHASE,	1,822
—and is elected.	2,088
THE STATE OF THE S	
District No. 8.	
Whole number of votes returned,	5 960
recessary for a choice.	5,269 2,635
Estimated as scattering,	21,033
James F. Briggs, John Burnham,	2,598
-and is elected.	2,650
	a - H Ulitzeli. Nata za horu
District No. 9.	
Whole number of votes returned,	1 100
Necessary for a choice.	4,423 $2,212$
Estimated as scattering.	2,414
David L. M. Cumings.	1,631
John J. Allen, Jr.,	2,790
—and is elected.	entra se france

District No. 10.

Whole number of votes returned,	4,935 2,468
Necessary for a choice,	353
Estimated as scattering, Jonas Livingston,	2,087
LEMUEL P. COOPER,	2,495
- and is elected.	

District No. 11.

Whole number of votes returned, Necessary for a choice, Estimated as scattering, Alexander H. Tilton,	6,255 3,128 108 2,825
CYRUS ADAMS,	3,322
and is elected.	

District No. 12.

Whole number of votes returned, Necessary for a choice, Estimated as scattering, George C. Williams,	7,902 3,953 162 3,546 4,194
Amos W. Drew,	4,194

-and is elected.

This report was accepted.

The following message was received from the House of Representatives:

Mr. President -

The Speaker of the House of Representatives has appointed Messrs. Parker of Manchester, Chandler of Concord, Lord of Somersworth, Jones of Portsmouth, Pond of Keene, Cushman of Landaff, Wheeler of Newport, Merrill of Tamworth, Cole of Gilford, and Perkins of Jefferson, a committee, on the part of the House, with such as the Senate may join, to take into consideration the message of His Excellency, the Governor, communicating a statement of the amounts claimed by the various cities and towns of the State, for reimbursements from the State for expenditures in aid of the families of volunteers. Also, with instructions to consider and report what means shall be adopted

to examine and audit said claims. Said committee also to take into consideration the statute of 1861, authorizing such expenditures, and to recommend such amendments thereof as they may deem advisable; in which they ask the concurrence of the Honorable Senate.

The Senate concurred, and joined Senators Stearns and Drew to said committee.

The Senator from No. 7, Mr. Chase, from the Committee on Finance, reported, without amendment, the resolution relating to the act of Congress levying a direct tax; and the resolution was ordered to a third reading this afternoon, at 3 o'clock.

[Mr. Chase in the chair.]

The Senator from No. 6, Mr. Wadleigh, gave notice of intention to introduce a bill providing for the general reduction of salaries.

[The President in the Chair.]

The Senator from No. 9, Mr. Allen, submitted the following report:

In Senate, June Session, 1862.

The Joint Standing Committee on Engrossed Bills have instructed me to report that said committee have appointed William H. Belknap, of Exeter, Engrossing Clerk of the Legislature for the present year.

J. J. Allen, Jr., For the committee, on the part of the Senate.

The report was accepted.

The following message was received from the House:

Mr. President-

The House of Representatives are now ready to meet the Senate in convention, for the purpose of proceeding in the elections, agreeably to the requirements of the Constitution.

On motion of the Senator from No. 2, Mr. Patten, the Senate went into convention.

IN CONVENTION.

On motion of Mr. Foster, of the House, the convention proceeded to the choice of Secretary of State, by ballot. The vote was declared as follows:

Whole number of votes cast, Necessary for a choice,	306 154
W. H. H. Mason has	107
ALLEN TENNY has	199
Times Telling has been seen seen seen seen seen seen see	河岸 九

-and is elected.

On motion of the Senator from No. 5, Mr. Tufts, the convention proceeded to the choice, by ballot, of Warden of the State Prison. The vote was declared as follows:

Whole number of votes cast,	293
Necessary for a choice,	147
John Gregg has	109
John Foss has	184
1: 1 1 1	

—and is elected.

On motion of the Senator from No. 4, Mr. Stearns, the convention rose, and the Senators returned to their Chamber.

The following resolution was introduced by the Senator from No. 5, Mr. Tufts:

Resolved, That the door-keeper be instructed to procure the loan of one or more United States flags, and cause the same to be displayed in this chamber, to remain during the session.

The resolution was adopted.

On motion of the Senator from No. 8, Mr. Burnham, The Senate adjourned.

AFTERNOON.

The following bill and joint resolution were read a third time and passed: viz.,

"An act to incorporate the Amoskeag Axe Company."

"Resolution relating to the Act of Congress levying a direct tax."

The following message was received from the House:

Mr. President-

The House of Representatives have passed the accompanying resolutions of thanks to the New-Hampshire regiments, for their gallant conduct on the several battle-fields on which they have been engaged, in which they ask the concurrence of the Honorable Senate.

The resolutions were read twice and referred to the Committee on Military Affairs.

The following further message was received from the House:

Mr. President-

The House of Representatives have passed the bill entitled "An act to provide for removing the July term of the Probate Court for the county of Coös from Berlin to Lancaster in said county," in which they ask the concurrence of the Honorable Senate.

The bill was read twice and referred to the Committee on the Judiciary.

Agreeably to notice, the Senator from No. 3, Mr. Smith, introduced a bill entitled "An act in addition to chapter 63 of the Revised Statutes, relating to the use of highways," which was read twice and referred to the Committee on the Judiciary.

The Senator from No. 6, Mr. Wadleigh, from the Committee on Military Affairs, reported without amendment the "Resolutions of thanks to the New-Hampshire troops," and, on motion of Mr. Tufts, the rules were suspended, and the resolutions were read a third time and passed.

On motion of the Senator from No. 2, Mr. Patten, The Senate adjourned.

THURSDAY, June 12.

The journal of yesterday was read and approved.

[Mr. Smith in the chair.]

The resolution relating to the amendment of the Constitution of the United States was reported by the Judiciary Committee, with the accompanying resolution:

Resolved, That the further consideration of the same be indefinitely postponed.

The resolution was adopted.

The Senator from No. 7, Mr. Chase, introduced the following resolution, which was adopted:

Resolved, That the Standing Committee on Railroads be instructed to inquire into the expediency of repealing all laws establishing the office of railroad commissioner, and report by bill or otherwise.

[The President in the chair.]

Agreeably to notice, the Senator from No. 6, Mr. Wadleigh, introduced a bill entitled "An act to provide for a general reduction of salaries," which was read twice and referred to the Committee on Finance.

The Senator from No. 4, Mr. Stearns, from the Committee on Railroads, to whom was referred the Returns of the Eastern Railroad in New-Hampshire, reported the following resolution:

Resolved, That the Returns for 1862 of the Eastern Railroad in New-Hampshire, be filed in the office of the Secretary of State.

The resolution was adopted.

[Mr. Allen in the chair.]

On motion of the Senator from No. 10, Mr. Cooper, The Senate adjourned.

AFTERNOON.

The Senator from No. 2, Mr. Patten, presented the petition of the Eastern Railroad Company in New-Hampshire, for leave to unite with the Eastern Railroad in Massachusetts, which was referred to the Committee on Railroads.

The Senator from No. 3, Mr. Smith, from the Committee on the Judiciary, reported the "Act to authorize the appointment of an additional Justice of the Supreme Judicial Court," with the accompanying resolution:

Resolved, That the further consideration of the same be indefinitely postponed.

The resolution was adopted.

The following message was received from the House:

Mr. President-

The House of Representatives have passed bills with the following titles:

An act in addition to An act to incorporate the Rockingham Farmers Mutual Fire Insurance Company.

An act in relation to the Compensation of Jailers.

An act relative to the Reports of the Supreme Judicial Court. An act in relation to the receiving and distributing the funds of the officers and soldiers of the New-Hampshire Volunteers and for other purposes.

An act in amendment of "An act to incorporate the Exeter

Gas Light Company."

An act in relation to Foreign Insurance Companies.

in the passage of which they ask the concurrence of the Senate.

The following bills were read twice and referred, as follows:

To the Committee on Incorporations:

Act in amendment of An act to incorporate the Exeter Gas Light Company.

An act in addition to An act to incorporate the Rockingham Farmers Mutual Fire Insurance Company.

To the Judiciary Committee:

Act in relation to Foreign Insurance Companies. Act relative to the Reports of the Supreme Judicial Court. To the Committee on Claims:

Act in relation to the Compensation of Jailers.

To the Committee on Finance:

Act in relation to receiving and distributing funds of the officers and soldiers of the New-Hampshire Volunteers, and for other purposes.

On motion of the Senator from No. 11, Mr. Adams, The Senate adjourned.

FRIDAY, June 13.

The journal of yesterday was read and approved.

The Senator from No. 2, Mr. Patten, introduced the following resolution, which was adopted:

Resolved, That when the Senate adjourn this forenoon, it adjourn to meet on Monday next, at 4 o'clock P. M.

The following message was received from the House:

Mr. President-

The House of Representatives have appointed Messrs. Sanborn of Concord, Hills of Plaistow, and Badger of Upper Gilmanton, a committee, on the part of the House, with such as the Senate may join, to audit the accounts of the State Treasurer; in the appointment of which committee they ask the concurrence of the Senate.

The Senate concurred and joined Mr. Adams, of No. 11.

The Senator from No. 9, Mr. Allen, from the Committee on Engrossed Bills, reported that the following joint resolutions had been carefully examined and found correctly engrossed: viz.,

Resolution relating to the Act of Congress levying a direct tax; Resolutions of thanks to various troops of this State now in active service.

The report was accepted.

[Mr. Tufts in the chair.]

The Senator from No. 3, Mr. Smith, from the Committee on Finance, reported the "Act in relation to receiving and distributing the funds of the officers and soldiers of the N. H. Volunteers, and for other purposes," with the following amendments:

Prefix to the bill the words

"STATE OF NEW-HAMPSHIRE.

In the year of our Lord one thousand eight hundred and sixty-two."

In section 2, 4th line, strike out the word "some" and insert the word "such." In the 5th line strike out the words "in the county," and insert the words "to the place." In line 6, after the word "resides," insert the words "as will consent to disburse the same without compensation beyond the actual expense therefor." Strike out the proviso in section 2, and insert the following: "Provided, however, that when any person for whose use such money is held by the Treasurer of the State, shall elect not to have such money transmitted to him or her through any bank, and shall so notify the State Treasurer in writing, the State Treasurer shall retain such money in the State treasury, subject to the order of such person. And such person shall receive interest thereon, at the rate of 5 per cent per annum, from the time such notice shall be received by the State Treasurer. Provided, further, that in case any person, to whose use such money may be held, shall reside out of this State, or is described as residing out of this State, the Treasurer shall notify such person by mail or otherwise, and shall retain such money in the State treasury, subject to the order of such person, and such person shall be entitled to receive interest thereon at the rate of 5 per cent per annum from and after the expiration of sixty days from the time the same shall have been received into the State treasury." In section 5, line 5, strike out the words "and the," and insert the words "to be read by." Also, in same section, lines 6 and 7, strike out the words "is hereby ordered to have this act read."

The amendments were adopted, and, on motion of Mr. Chase, the rules were suspended and the bill was read a third time and passed.

[The President in the chair.]

On motion of the Senator from No. 2, Mr. Patten, The Senate adjourned.

Monday, June 16.

AFTERNOON.

The Senate was called to order by the Clerk, and the Senator from No. 2, Mr. Patten, was elected temporary chairman.

The journal of Friday was read and approved.

The Senator from No. 7, Mr. Chase, gave notice of intention to introduce a bill relative to the Milford Manufacturing Company and the Souhegan Manufacturing Company.

The following message was received from the House:

Mr. President-

The House of Representatives have appointed Messrs. Parker of Manchester, Chandler of Concord, Lord of Somersworth, Jones of Portsmouth, Pond of Keene, Cushman of Landaff, Wheeler of Newport, Merrill of Tamworth, Cole of Gilford, and Perkins of Jefferson, a committee on the part of the House, with such as the Senate may join, to audit claims, &c., of cities and towns, for reimbursements from the State for moneys paid by them in aid of the families of volunteers, in which they ask the concurrence of the Honorable Senate.

The Senate concurred and joined Senators Stearns and Drew. The following further message was received from the House:

Mr. President-

The House of Representatives concur with the Honorable Senate in the passage of a bill entitled "An act to incorporate the Amoskeag Axe Company."

The Senator from No. 9, Mr. Allen, gave notice of intention to introduce a bill providing for the adoption of children.

The following further message was received from the House:

Mr. President-

The House of Representatives have passed the following resolution, in which they ask the concurrence of the Honorable Senate:

Resolved, That the House of Representatives will be ready to meet the Honorable Senate in convention, for the purpose of

going into the election of State Printer, State Treasurer and Commissary General, on Thursday next, at 11 o'clock in the forenoon.

The Senate concurred.

On motion of the Senator from No. 11, Mr. Adams, The Senate adjourned.

TUESDAY, June 17.

The journal of yesterday was read and approved.

The Senator from No. 2, Mr. Patten, from the Committee on the Judiciary, to whom was referred the "Act in addition to chapter 63 of the Revised Statutes, relating to the use of highways," reported the accompanying resolution:

Resolved, That the further consideration of said bill be indefinitely postponed.

The resolution was adopted.

Agreeably to notice, the Senator from No. 9, Mr. Allen, introduced a bill entitled "An act providing for the adoption of children," which was read twice and referred to the Committee on the Judiciary.

The Senator from No. 6, Mr. Wadleigh, from the Committee on the Judiciary, to whom was referred the "Act to provide for the more equitable distribution of the estate of insolvent debtors," reported the following resolution:

Resolved, That the further consideration of the same be indefinitely postponed.

On motion of the Senator from No. 7, Mr. Chase, this report was laid upon the table.

The Senator from No. 9, Mr. Allen, from the Committee on Incorporations, reported without amendment the "Act in addition to An act to incorporate the Rockingham Farmers Mutual Fire Insurance Company, and the bill was ordered to a third reading this afternoon at 3 o'clock.

The return of the Sullivan Railroad, presented by the Senator from No. 4, Mr. Stearns, was referred to the Committee on Railroads, and was reported back from that Committee by Mr. Burnham, with the following resolution, which was adopted:

Resolved, That the same be filed in the office of the Secretary of State.

The Senator from No. 4, Mr. Stearns, from the Committee on Railroads, reported a bill entitled "An act to exempt the treasurers of railroads from the obligation to reside in this State, upon conditions, which was read twice and referred to the Committee on Railroads.

On motion of the Senator from No. 5, Mr. Tufts,

The Senate adjourned.

AFTERNOON.

The bill entitled "An act in addition to an act to incorporate the Rockingham Farmers Mutual Fire Insurance Company," was read a third time and passed.

The following message was received from the House:

Mr. President -

The House of Representatives have reconsidered their vote of yesterday, appointing Thursday of this week as the day for the election of State Printer, State Treasurer and Commissary General, and have assigned Wednesday of next week at 11 o'clock for such election; in which they ask the concurrence of the Honorable Senate.

The Senate concurred in the change of days for said elections.

The following further message was received from the House:

Mr. President-

The House of Representatives have passed the bill entitled "An act relating to proceedings in criminal cases," in the passage of which they ask the concurrence of the Honorable Senate.

The bill was read twice, and referred to the Committee on the

Judiciary.

The Senator from No. 2, Mr. Patten, from the Judiciary Committee, reported the "Act in relation to Foreign Insurance Companies," with the following resolution, which was adopted:

Resolved, That the further consideration of said bill be indefinitely postponed.

The Senator from No. 5, Mr. Tufts, from the Committee on Claims, reported the "Act in relation to the compensation of Jailers," with the following amendments:

Insert three new sections, as follows:

"Sec. 2. It shall be the duty of every jailer, deputy jailer, sheriff and deputy sheriff, at each term of the Supreme Judicial Court for their respective counties, to make and return to said court an account, under oath, of all fines and costs by them received, not before accounted for and paid over, and pay over the same to the county treasurer; and no claim of such jailer, deputy jailer, sheriff or deputy sheriff, against the county, shall be allowed or paid to them by the county, nor shall the salary of either of said officers be paid them until such account shall be rendered and filed with the clerk of the court.

Sec. 3. Every jailer, deputy jailer, sheriff or deputy sheriff, neglecting to render such account, or to pay over to the county treasurer the fines and costs so received by him, as aforesaid, shall forfeit for every such offense double the amount of costs and fines so received by him and not accounted for or paid over, to be recovered in an action of debt, for the use of the county; and it shall be the duty of the solicitor for each county to institute proceedings for the collection thereof immediately after each

term of the court.

SEC. 4. This act shall apply to any other money received by either of said officers for or on account of the county."

On motion of the Senator from No. 10, Mr. Cooper, the report was laid on the table, and, being afterward taken up, on motion of the same Senator, the report was accepted, and the amendments were adopted.

The Senator from No. 2, Mr. Patten, moved to amend as follows: In the fourth line of Section 1, strike out the words "two

dollars," and insert the words "one dollar and seventy-five cents."

On the adoption of this amendment, the year and nays were demanded by Mr. Cooper, and resulted as follows:

Yeas.

Senators Patten, Wadleigh, Chase, Burnham, Cooper, Drew — 6.

Nays.

Senators Hackett, Smith, Stearns, Allen, Adams — 6.

So the amendment did not prevail.

On motion of the Senator from No. 9, Mr. Allen, the bill was then laid upon the table.

The Senator from No. 4, Mr. Stearns, gave notice of intention to introduce a bill entitled "An act in relation to the change of

school books in public schools."

The same Senator, from the Committee on Railroads, reported the "Act to exempt the treasurers of railroads from the obligation to reside in this State, upon conditions," with the following amendment: Add to the end of Section 2 the words "or to keep their books, papers or funds in this State."

On motion of the Senator from No. 3, Mr. Smith, this report

was laid upon the table.

On motion of the Senator from No. 6, Mr. Wadleigh, The Senate adjourned.

WEDNESDAY, June 18.

The journal of yesterday was read and approved.

The Senator from No. 6, Mr. Wadleigh, from the Judiciary Committee, reported without amendment the "Act relating to proceedings in criminal cases," and the bill was ordered to a third reading this afternoon at 3 o'clock.

The Senator from No. 3, Mr. Smith, from the same committee, reported without amendment the "Act providing for the adoption of children," and the bill was ordered to a third reading this afternoon at 3 o'clock.

Agreeably to notice, the Senator from No. 4, Mr. Stearns, introduced a bill entitled "An act in relation to the change of books in public schools," which was read twice and referred to

the Committee on Education.

The Senator from No. 7, Mr. Chase, gave notice of intention to introduce a bill entitled "An act defining the rights of owners

and occupants of lands adjoining railroads."

The Senator from No. 9, Mr. Allen, from the Committee on Incorporations, reported without amendment the "Act in amendment of an Act to incorporate the Exeter Gas Light Company," and the bill was ordered to a third reading this afternoon at 3 o'clock.

On motion of the same Senator, the Act in relation to the Compensation of Jailers, was taken from the table, and the vote whereby the amendment, offered by Mr. Patten, was lost, was reconsidered. Mr. Allen then moved the following amendment to Mr. Patten's amendment, which was adopted: In section 1. after the word "provided," insert the words "that whenever the number of prisoners in any jail shall average less than twelve and more than six, from the term of the court next preceding the term of the court when the accounts of the jailer for the board of prisoners are presented for allowance, the jailer shall be entitled to receive one dollar and eighty-seven and one half cents per week for each prisoner, during his incarceration during said term; and whenever such average number of prisoners shall be less than six, the jailer shall be entitled to receive two dollars per week for each of them, during his incarceration during that term. Provided, also." Mr. Patten's amendment, thus amended, was then adopted, and the bill was ordered to a third reading this afternoon at 3 o'clock.

The Senator from No. 7, Mr. Chase, introduced the following resolution, which was adopted:

Resolved, That the Standing Committee on Railroads be instructed to inquire whether the corporations operating the following roads have complied with the provisions of section 55 of chapter 150 of the Compiled Statutes: Manchester and Lawrence by the Concord; Portsmouth and Concord by the Concord;

Manchester and North Weare by the Concord; Ashuelot by the Cheshire; Contoocook by the Northern; Merrimack and Connecticut Rivers by the Northern; White Mountain by the Boston, Concord and Montreal; Sullivan by the Vermont Central; and whether any further legislation is necessary to enforce a compliance therewith, and report by bill or otherwise.

[Mr. Cooper in the chair.]

On motion of the Senator from No. 2, Mr. Patten, The Senate adjourned.

AFTERNOON.

The following bills were read a third time and passed:

An act in amendment of an act to incorporate the Exeter Gas Light Company.

An act providing for the adoption of children. An act relating to proceedings in criminal cases.

The Senator from No. 5, Mr. Tufts, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed, bills of the following titles:

An act in addition to An act to incorporate the Rockingham Farmers Mutual Fire Insurance Company.

An act to incorporate the Amoskeag Axe Company.

The report was accepted.

On motion of Mr. Chase, the vote indefinitely postponing the "Act in relation to Foreign Insurance Companies," was reconsidered, and the bill was recommitted to the Judiciary Committee.

On motion of Mr. Smith, the Act in relation to the compensation of jailers was put back on its second reading for amendment. The same Senator moved the following amendment:

Add to the first section the words "Provided, further, that the jailer for Hillsborough county shall be entitled to receive for board, including washing and fuel of each prisoner, two dollars per week."

On the adoption of this amendment the year and nays were demanded, which were as follows:

Yeas.

Senators

Hackett, Smith, Stearns-3.

Nays.

Senators

Patten, Wadleigh, Chase,

Burnham,

Allen, Cooper, Adams, Drew—8.

So the amendment did not prevail.

Under suspension of the rules the bill was then read a third time and passed.

The following message was received from the House:

Mr. President-

The House of Representatives have passed bills with the following titles, and the following joint resolutions, in the passage of which they ask the concurrence of the Honorable Senate:

An act to enable High School Associated Districts to procure building lots for school houses.

An act to incorporate the Webster Manufacturing Company.

An act relating to dower.

An act to incorporate King Solomon's Lodge, No. 14. Resolution in favor of publishers of orders of notice.

Resolution authorizing assistance to the Sanitary Commission in aid of returning volunteers.

The following bills and resolutions were read twice and referred as follows:

To the Judiciary Committee:

Act to enable High School Associated Districts to procure building lots for school houses.

Act relating to dower.

To the Committee on Incorporations:

Act to incorporate the Webster Manufacturing Company. Act to incorporate King Solomon's Lodge, No. 14.

To the Committee on Claims:

Resolution in favor of publishers of orders of notice.

To the Committee on Finance:

Resolution authorizing assistance to the Sanitary Commission in aid of returning volunteers.

On motion of Mr. Smith, the report of the Committee on Railroads, upon the "Act to exempt the treasurers of railroads from the obligation to reside in this State, upon conditions," was taken from the table, and the amendment proposed in the report was adopted.

The following further amendments, proposed by the same Senator, were adopted: In section 1, 4th line, after the word "State," insert the words "whether located wholly or in part in this State." In section 2, strike out all before the word "railroads," in the second line, and substitute the words "This act shall apply to such railroad corporations only whose treasurers have heretofore resided or kept their offices without this State, and all such." Add a new section as follows: "Section 3. The share or interest of any person in any railroad corporation may be attached by the officer leaving an attested copy of the writ, and of his return thereon, with such transfer agent, or at his usual place of abode, and the dividends becoming due afterward shall be held by such attachment. Provided that this section shall not be taken or construed to repeal section 11 of chapter 184 of the Revised Statutes." Amend the title by substituting the following: "An act relating to the treasurers of certain railroads."

The bill was then, under a suspension of the rules, read a third time and passed.

The Senator from No. 3, Mr. Smith, gave notice of intention

to introduce bills of the following titles:

An act providing for the removal of foreign paupers.

An act relating to partnerships.

The Senator from No. 11, Mr. Adams, gave notice of intention to introduce a bill "relating to private railroad crossings."

Mr. Chase, from the Committee on Finance, reported without amendment the "Resolution authorizing assistance to the Sani-

tary Commission in aid of returning volunteers," and it was ordered to a third reading to-morrow afternoon at 3 o'clock.

On motion of the Senator from No. 6, Mr. Wadleigh, The Senate adjourned.

THURSDAY, June 19.

The Senate was called to order by the Clerk, and the Senator from No. 10, Mr. Cooper, was elected temporary chairman. The reading of the journal was dispensed with, on motion of the Senator from No. 7, Mr. Chase.

The following message was received from the House:

Mr. President-

The House of Representatives concur with the Honorable Senate in the amendments proposed by them to the bill entitled "An act in relation to the receiving and distributing the funds of officers and soldiers of the New-Hampshire Volunteers and for other purposes."

The Senator from No. 2, Mr. Patten, from the Committee on Railroads, reported a bill entitled "An act authorizing the Eastern Railroad in New-Hampshire and the Eastern Railroad Company in Massachusetts to unite and form one corporation, under the name of the Eastern Railroad Company." The bill was read twice, and, under a suspension of the rules, was ordered to a third reading this afternoon at 3 o'clock.

Agreeably to notice, the Senator from No. 7, Mr. Chase, introduced a bill entitled "An act defining the rights of owners and occupants of lands adjoining railroads," which was read

twice and referred to the committee on railroads.

The petition of Ira C. Kimball and others, in relation to the charter of the Androscoggin River Improvement Company, presented by Mr. Smith, was referred to the Committee on Incorporations.

The Senator from No. 9, Mr. Allen, from the Committee on Incorporations, reported without amendment the "Act to incorporate King Solomon's Lodge, No. 14," and the bill was ordered

to a third reading this afternoon at 3 o'clock.

The Senator from No. 5, Mr. Tufts, from the same committee, reported without amendment the "Act to incorporate the Webster Manufacturing Company," and the bill was ordered to a third reading this afternoon at 3 o'clock.

On motion of the Senator from No. 9, Mr. Allen,

The Senate adjoined.

AFTERNOON.

The following bills were read a third time and passed:

An Act to incorporate King Solomon's Lodge, No. 14.

An act authorizing the Eastern Railroad in New-Hampshire and the Eastern Railroad Company in Massachusetts to unite and form one corporation, under the name of the Eastern Railroad Company.

Act to incorporate the Webster Manufacturing Company. Resolution authorizing assistance to the Sanitary Commission

in aid of returning volunteers.

The Senator from No. 9, Mr. Allen, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed the following bills:

An act in relation to the receiving and distributing the funds of the officers and soldiers of the New-Hampshire Volunteers and for other purposes.

An act relating to proceedings in criminal cases.

An act in amendment of an Act to incorporate the Exeter Gas Light Company.

The report was accepted.

On motion of the Senator from No. 2, Mr. Patten, The Senate adjourned.

FRIDAY, June 20.

The journal of yesterday was read and approved.

The following message was received from the House:

Mr. President-

The House of Representatives have passed bills with the following titles, and the following joint resolution, in the passage of which they request the concurrence of the Senate:

An act to incorporate the Ranlet Manufacturing Company. An act to provide for taking the depositions of persons in the military service of the United States.

An act to prevent encroachments upon highways and other public easements.

An act relative to the general index to the Pamphlet Laws. An act in amendment of chapter 162 of the Revised Statutes. An act to amend section sixteen of the charter of Concord. Joint resolution in favor of Allen Tenny and others.

The House do not concur with the Honorable Senate in the amendments proposed by them to the bill entitled "An act in relation to the compensation of jailers."

On motion of Mr. Allen, this bill, with the amendments, was laid upon the table.

The following bills were read twice and referred as follows:

To the Committee on Incorporations:

Act to incorporate the Ranlet Manufacturing Company.

To the Judiciary Committee:

Act to provide for taking the depositions of persons in the military service of the United States.

Act to prevent encroachments upon highways and other public easements.

Act relative to the general index of the Pamphlet Laws. Act in amendment of chapter 162 of the Revised Statutes. Act to amend section 16 of the charter of Concord.

To the Committee on Claims:

Resolution in favor of Allen Tenny and others.

The Senator from No. 9, Mr. Allen, from the Committee on

Engrossed Bills, reported that they had carefully examined and found correctly engrossed the following bills and resolution:

An act to incorporate King Solomon's Lodge No. 14. An act to incorporate the Webster Manufacturing Company. A Resolution authorizing assistance to the Sanitary Commission in aid of returning volunteers.

The Senator from No. 3, Mr. Smith, from the Judiciary Committee, reported, without amendment, the "Act relative to the reports of the Supreme Judicial Court," and the bill was ordered

to a third reading this afternoon at 3 o'clock.

The Senator from No. 4, Mr. Stearns, from the Committee on Railroads, reported, without amendment, the "Act defining the rights of owners and occupants of lands adjoining railroads," and the bill was ordered to a third reading this afternoon at 3 o'clock.

Agreeably to notice, the Senator from No. 11, Mr. Adams, introduced an "Act relating to private railroad crossings," which was read twice and referred to the Committe on Railroads.

The Senator from No. 3, Mr. Smith, also introduced a bill entitled an "Act providing for the removal of foreign paupers," which was read twice and referred to the Judiciary Committee.

On motion of the same Senator, it was ordered that when the Senate adjourn this morning it be to meet at 2 o'clock this afternoon, and that all third readings be in order at that hour.

The Senate adjourned.

AFTERNOON.

The following bills were read a third time and passed:

Act relative to the reports of the Supreme Judicial Court; Act defining the rights of owners and occupants of land adjoining railroads.

The Senator from No. 6, Mr. Wadleigh, from the Judiciary Committee, reported, without amendment, the act providing for the removal of foreign paupers, and the bill was, on motion of Mr. Cooper, laid on the table.

Mr. Patten, from the same committee, reported without amendment the bills entitled,

An act relating to dower;

Act to enable high-school associated districts to procure building lots for school houses;

Act relative to the general index of the Pamphlet Laws.

The bills were ordered to a third reading to-morrow afternoon at 3 o'clock.

Mr. Smith gave notice of intention to introduce a bill in amendment of chapter 1677 of the Pamphlet Laws. Also a bill in relation to costs.

On motion of Mr. Allen the bill relative to the compensation of jailers was taken from the table, and on motion of Mr. Chase the Senate voted to insist upon their amendments, and appointed a committee of conference consisting of Senators Chase and Allen.

The following resolution, introduced by Mr. Tufts, was passed under a suspension of the rules:

Resolved by the Senate and House of Representatives, in General Court convened, That the business of the present session be brought to a close on Wednesday, the second day of July.

The report of the committee upon the bill providing for the more equitable distribution of the estates of insolvent debtors was taken from the table, on motion of Mr. Chase, and the bill was indefinitely postponed; but the vote to postpone being reconsidered, the report was again laid on the table, on motion of Mr. Smith of No. 3.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following bills, in the passage of which they ask the concurrence of the Honorable Senate:

An act in amendment of Chapter 49 of the Revised Statutes. An act to incorporate Charity Lodge, No. 18, at Jaffrey. An act to amend the laws relating to appeals in criminal cases.

The following bills were read twice, and referred as follows: To the Judiciary Committee:

Act to amend the laws relating to appeal in criminal cases. Act in amendment of Chapter 49 of the Revised Statutes.

To the Committee on Incorporations:

Act to incorporate Charity Lodge, No. 18, at Jaffrey.

On motion of Mr. Patten, it was ordered that the adjournment this afternoon be till Monday next, at 4 o'clock P. M.

On motion of the same Senator,

The Senate adjourned.

Monday, June 23.

AFTERNOON.

The journal of Friday was read and approved. The following bills were read a third time and passed:

An act relating to dower.

An act to enable high school associated districts to procure building lots for school houses.

An act relative to the general index to the Pamphlet Laws.

Under a suspension of the rules, the Senator from No. 7, Mr. Chase, introduced "An act to incorporate the Nashua Lock Company," which was read twice and referred to the Committee on Incorporations.

The following bills, introduced by the Senator from No. 3, Mr. Smith, were read twice and referred to the Committee on the

Judiciary:

"An act in addition to and in amendment of Chapter 1677 of the Pamphlet Laws, entitled An act providing for limited partnerships—passed June session, 1855."

An act in relation to costs.

The Senator from No. 2, Mr. Patten, gave notice of intention to introduce a bill in amendment of chapter 1658 of the Pamphlet Laws.

The Senator from No. 4, Mr. Stearns, from the Committee on Railroads, reported without amendment the "Act concerning private railroad crossings," and the bill was ordered to a third reading to-morrow afternoon at 3 o'clock.

The Senator from No. 9, Mr. Allen, from the Committee on Incorporations, reported without amendment the "Act to incorporate the Ranlet Manufacturing Company," and the bill was ordered to a third reading to-morrow afternoon at 3 o'clock.

The Senator from No. 7, Mr. Chase, from the same committee, reported without amendment "An act to incorporate the Nashua Lock Company," and the bill was laid upon the table on motion of the Senator from No. 3, Mr. Smith.

The Senator from No. 5, Mr. Tufts, from the same committee, reported without amendment the "Act to incorporate Charity Lodge No. 18, at Jaffrey," and the bill was ordered to a third reading to-morrow afternoon at 3 o'clock.

On motion of the Senator from No. 3, Mr. Smith, the The Senate adjourned.

Tuesday, June 24.

The journal of yesterday was read and approved.

The Senator from No. 2, Mr. Patten, from the Committee on the Judiciary, reported the "Act in relation to costs" with the following amendment: In the first section, third line, insert the word "civil" before the word "or." The amendment was adopted, and the bill was ordered to a third reading this afternoon at 3 o'clock.

The same Senator from the same committee reported the "Act in amendment of chapter 49 of the Revised Statutes," with the following amendment: Add new section 4 as follows: "This act shall take effect from and after its passage."

The amendment was adopted and the bill was ordered to a

third reading this afternoon at 3 o'clock.

The Senator from No. 5, Mr. Tufts, from the Committee on Claims, reported without amendment the "Resolution in favor of publishers of orders of notice," and the resolution was ordered to a third reading this afternoon at 3 o'clock.

Agreeably to notice, the Senator from No. 2, Mr. Patten, introduced a bill entitled an "Act in amendment of an act for the suppression of intemperance," passed June session, 1855, which was read twice and referred to the Committee on the Judiciary.

The Senator from No. 5, Mr. Tufts, gave notice of intention to introduce a bill in relation to the Great Falls Manufacturing

Company.

The following message was received from the House:

Mr. President-

The House of Representatives concur with the honorable Senate in the appointment of a committee of conference in relation to the bill entitled an "Act in relation to the compensation of jailers," and on their part appoint as conferrers Messrs. Foster of Concord, and Whitehouse of Rochester.

The act to incorporate the Nashua Lock Company was taken from the table on motion of Mr. Smith, and was ordered to a third reading this afternoon at 3 o'clock.

[Mr. Stearns in the chair.]

The following bills, reported from the Judiciary Committee, were ordered to a third reading this afternoon at 3 o'clock:

Act in addition to and in amendment of chapter 1677 of the Pamphlet Laws, entitled an Act providing for limited partnerships, passed June session, 1855.

Act to change the place of holding the July term of the Pro-

bate Court in the County of Coos.

The Senator from No. 3, Mr. Smith, from the same committee, reported the "Act to provide for taking the depositions of persons in the military service of the United States," with the following amendment: In the fifth section strike out the word "June" and insert the word "September." The amendment was adopted, and the bill was ordered to a third reading this afternoon at 3 o'clock.

[The President in the chair.]

The Senator from No. 5, Mr. Tufts, from the Committee on Claims, reported without amendment the "Resolution in favor of Allen Tenny and others," and the resolution was ordered to a third reading this afternoon at 3 o'clock.

The Senator from No. 3, Mr. Smith, from the Committee on the Judiciary, reported the "Act to amend the laws relating to appeals in criminal cases," with the following amendments:

In section 1, line 6, strike out the words "said court," and insert the words "the court appealed to."

Strike out in same section the eleventh line.

In section 2 strike out the three first lines except the words, "the amount."

The amendments were adopted and the bill was ordered to a third reading this afternoon at 3 o'clock.

On motion of the Senator from No. 8, Mr. Burnham, . The Senate adjourned.

AFTERNOON.

The following bills and resolutions were read a third time and passed:

Act to amend the laws relating to appeals in criminal cases;

Resolution in favor of Allen Tenny and others;

Act to provide for the removing of the July term of the Probate Court for the County of Coös from Berlin to Lancaster;

Act to provide for taking the depositions of persons in the military service of the United States;

Act to incorporate the Nashua Lock Company;

Resolution in favor of publishers of orders of notice;

Act in amendment of chapter 49 of the Revised Statutes;

Act to incorporate the Ranlet Manufacturing Company;

Act concerning private railroad crossings;

Act in relation to costs;

Act to incorporate Charity Lodge No. 18, at Jaffrey;

Act in addition to and in amendment of chapter 1677 of the Pamphlet Laws, entitled "An act providing for limited partnerships," passed June session, 1855.

The Senator from No. 2, Mr. Patten, from the Committee on the Judiciary, reported without amendment the "Act in amendment of an Act for the suppression of intemperance," passed June session, 1855, and the bill was laid upon the table on motion of the Senator from No. 9, Mr. Allen, and being subsequently taken up, was ordered to a third reading to-morrow afternoon at 3 o'clock.

The petition of Isaac M. Campbell for change of name, presented by Mr. Chase of No. 7, was referred to the Committee

on Education.

The Senator from No. 3, Mr. Smith, gave notice of intention to introduce a bill granting the public lands of the State to Dartmouth College.

The same Senator, from the Committee on the Judiciary, reported the act to amend section 16 of the charter of Concord, with the following amendments, which were adopted:

Strike out the title and insert the words "An act relating to the jurisdiction in criminal cases of justices of the peace residing in the several cities of this State." Strike out in section 1 all after the enacting clause and insert the words "That any justice of the peace, residing in any of the cities of this State, may receive a complaint for any offence committed elsewhere in the county for which such justice is commissioned than in said city, and issue his warrant thereon, returnable before himself or any other justice of the peace for said county, at some place in the county without the limits of such city; and if any warrant shall be returned before a justice of the peace residing in any city, at any place without the limits of such city, in the county in which such justice resides, he shall have full power, authority and jurisdiction to hear and determine the subject-matter of the complaint. and to issue his warrant to carry his judgment into effect." Strike out section 2 and insert the words "All acts and parts of acts inconsistent with the provisions of this act are hereby repealed."

The bill was then ordered to a third reading to-morrow afternoon at 3 o'clock.

On motion of Mr. Cooper of No. 10, the "Act providing for the removal of foreign paupers," was taken from the table and ordered to a third reading to morrow afternoon at 3 o'clock.

The following message was received from the House:

Mr. President-

The House of Representatives have adopted the following

resolution, in which they ask the concurrence of the Honorable Senate:

Resolved, That a committee of ten, consisting of one from each county, on the part of the House, with such as the Senate may join, be appointed to take into consideration the report of the Quartermaster-General, relating to the repairing of the Arsenal at Portsmouth, and to visit said Arsenal, if they shall find it necessary for the purpose of ascertaining its condition, and the necessity for another arsenal in the State, as recommended by the Quartermaster-General, and report by bill or otherwise.

The Speaker has appointed Messrs. Head of Hooksett, Bingham of Littleton, Buffum of Somersworth, Bailey of Portsmouth, Chase of Manchester, Rust of Wolfborough, Savage of Alton, Mason of Marlborough, Winch of Langdon, and Perkins of Jefferson, as such committee on the part of the House.

The Senate concurred in the adoption of the resolution, and joined to the committee on their part Senators Smith and Wadleigh.

On motion of Mr. Smith of No. 3,

The Senate adjourned.

Wednesday, June 25.

The reading of the journal was dispensed with, on motion of the Senator from No. 2, Mr. Patten.

Agreeably to notice, the Senator from No. 5, Mr. Tufts, introduced a bill entitled "An act in relation to the Great Falls Manufacturing Company," which was read twice and referred to the Committee on the Judiciary.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following

bills and joint resolutions, in the passage of which they request the concurrence of the Honorable Senate:

An act in amendment of chapter 2511 of this State, passed June session, 1861.

An act extending the time for the organization of the Manchester City Fire and Marine Insurance Company.

An act to enable contiguous school-districts to unite and form a single district.

An act to establish the manner of computing the distance traveled by the members of the Legislature from the several cities, towns and places in this State.

An act regulating the evidence in trials of actions on the case for slander.

An act to disannex the farm of John W. Pettee from the town of Thornton, and annex the same to the town of Campton.

Resolution in favor of Robert Philbrook.

Resolution for completing the payment for the building of the cabinet shop at the State Prison.

Resolution for the purchase of books and stationery for the State Prison.

Resolution relating to the salary of the Chaplain of the State Prison.

Resolution relating to the repairs of muskets stored in the city of Concord.

Resolutions authorizing the Quartermaster-General to repair the State Arsenal at Lancaster.

Resolution in favor of D. L. Guernsey and others.

The House concur with the Honorable Senate in the amendments proposed by them to the bills entitled—

"An act to amend the laws relating to appeals in criminal cases."

"An act to provide for taking the depositions of persons in the military service of the United States."

"An act in amendment of chapter 49 of the Revised Statutes."

The bill entitled "An act in amendment of chapter 2511 of this State, passed June session, 1861," was, on motion of Senator Tufts, sent back to the House without action, its title not being in accordance with the 8th joint rule.

The following bills were read twice and referred as follows:

To the Committee on Education:

Act to enable contiguous school-districts to unite and form a single district.

To the Committee on Towns:

Act to disannex the farm of John W. Pettee from the town of Thornton, and annex the same to the town of Campton.

To the Committee on Incorporations:

Act extending the time for the organization of the Manchester City Fire and Marine Insurance Company.

To the Committee on Claims:

Act to establish the manner of computing the distance traveled by the members of the Legislature from the several cities, towns and places in this State;

Resolution in favor of Robert Philbrook;

Resolution in favor of D. L. Guernsey and others.

To the Judiciary Committee:

Act regulating the evidence in trials of actions on the case for slander.

To the Committee on Military Affairs:

Resolution relating to the repairs of muskets stored in the city of Concord;

Resolution authorizing the Quartermaster-General to repair the State Arsenal at Lancaster.

To the Committee on State Institutions:

Resolution relating to the salary of the Chaplain of the State Prison;

Resolution for completing the payment for the building of the cabinet-shop at the State Prison;

Resolution for the purchase of books and stationery for the State Prison.

Mr. Chase, from the Committee on Finance, reported the "Act to provide for a general reduction of salaries," with a recommendation that it be referred to the Committee of the Whole.

Mr. Drew, of No. 12, moved to amend the report by substituting for the recommendation the words "the committee report the bill without amendment." The chair ruled that this amendment would not be in order, and, on motion of Mr. Drew, the report was then laid upon the table.

Mr. Allen, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed bills and resolutions of the following titles:

An act relative to the reports of the Supreme Judicial Court;

An act relating to dower;

An act relative to the general index to the Pamphlet Laws; An act to enable high-school associated districts to procure building lots for school-houses;

An act to provide for taking depositions of persons in the

military service of the United States;

An act to change the place of holding the July term of the Probate Court in the county of Coös;

An act to incorporate the Ranlet Manufacturing Company; An act to incorporate Charity Lodge No. 18, at Jaffrey; Resolution in favor of publishers of orders of notice; Resolution in favor of Allen Tenny and others.

Agreeably to notice, the Senator from No. 3, Mr. Smith, introduced a bill entitled An act granting the public lands of this State to Dartmouth College, which was read twice and referred

to the Committee on State Institutions.

A message was received from the House announcing that they were ready to meet the Senate in convention for the purpose of proceeding in the election of State Treasurer, State Printer and Commissary-General, and, on motion of the Senator from No. 9, Mr. Allen, the Senate went into convention.

IN CONVENTION.

On motion of Mr. Coughlin, of Manchester, the convention proceeded to the choice of Treasurer by ballot.

The chairman announced the vote as follows:

Whole number of votes cast,	308
Necessary for a choice,	155
Caleb Parker has	1
Chas. H. Eastman has	1
Peter M. Sanborn has	1
Robert S. Webster has	111
Peter Sanborn has	194
-and is elected.	

On motion of Mr. Tufts, of the Senate, the convention proceeded to the choice of State Printer by ballot.

The chairman announced the vote as follows:

Necessary for a choice,
H. McFarland has Charles H. Eastman has
George Wadleigh has
William Butterfield has
HENRY McFarland has 178—and is elected.

On motion of Mr. Smith, of the Senate, the convention proceeded to the choice of Commissary-General by ballot.

The chairman announced the vote as follows:

Whole number of votes cast,	confident of teng	274
Necessary for a choice,	moducini epped	138
Scattering,		8
William B. Russell has	so rak aj suoituloj	103
Daniel L. Randall has	often or video 1	163
and is elected		

On motion of Mr. Chase, of the Senate, a committee consisting of Senators Chase and Wadleigh, and Messrs. Chandler, Saunders and Wendell, of the House, was appointed to wait upon the persons elected Secretary of State, State Treasurer, State Printer, Warden of the State Prison and Commissnry-General, inform them of their election and receive their bonds.

On motion of Mr. Burnham of the Senate, the convention rose and the Senators returned to their chamber.

On motion of Mr. Cooper of No. 10,

The Senate adjourned.

AFTERNOON.

The following bills were read a third time and passed:

An act providing for the removal of foreign paupers.

An act relating to the jurisdiction in criminal cases of justices

of the peace residing in the several cities of this State.

The "Act in amendment of an act for the suppression of intemperance, passed June session, 1855," was read a third time, and on the question, Shall the bill pass? it was decided in the negative; so the bill was rejected.

Mr. Cooper, from the Committee on Education, reported without amendment the "Act to enable contiguous school-districts to unite and form a single district," and the bill was laid on the

table, on motion of Mr. Allen.

Mr. Tufts, from the Committee on State Institutions, reported without amendment the "Resolution relating to the purchase of books and stationery for the State Prison," and the resolution was ordered to a third reading to-morrow afternoon at 3 o'clock.

Mr. Chase, from the same committee, reported without amendment the "Resolution relating to the salary of the Chaplain of the State Prison," and the resolution was ordered to a third

reading to-morrow afternoon at 3 o'clock.

Mr. Patten, from the same committee, reported without amendment the "Resolution for completing the payment for the cabinet shop at the State Prison," and it was ordered to a third

reading to-morrow afternoon at 3 o'clock.

Mr. Adams, from the Committee on Claims, reported without amendment the "Act to establish the manner of computing the distance traveled by the members of the Legislature from the several cities, towns and places in this State," and the bill was ordered to a third reading to-morrow afternoon at 3 o'clock.

Mr. Burnham, from the Committee on Towns, reported without amendment the "Act to disannex the farm of John W. Pettee from the town of Thornton and annex the same to the town of Campton," and the bill was ordered to a third reading to-morrow

afternoon at 3 o'clock.

Mr. Wadleigh, from the Committee on Claims, reported without amendment, the "Resolution in favor of Robert Philbrook," and it was ordered to a third reading to-morrow afternoon at 3

o'clock.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following bills, in the passage of which they ask the concurrence of the Honorable Senate:

An act to incorporate the Bath Mining Company.

An act in relation to seats in the hall of the House of Representatives.

An act to incorporate the National Union Mutual Life Insurance Company.

An act to incorporate the Portsmouth Company.

An act in amendment of section 4 of chapter 55 of the Revised Statutes.

The House of Representatives concur with the Honorable Senate in the passage of bills entitled—

An act concerning private railroad-crossings.

An act to incorporate the Nashua Lock Company.

An act defining the rights of owners and occupants of lands adjoining railroads:

The following bills were read twice and referred as follows:

To the Committee on Incorporations:

Act to incorporate the Bath Mining Company. Act to incorporate the Portsmouth Company.

Act to incorporate the National Union Mutual Life Insurance Company.

To the Committee on the Judiciary:

Act in amendment of section 4 of chapter 55 of the Revised Statutes.

To the Committee on State Institutions:

Act relating to the selection of seats in the hall of the House of Representatives.

Agreeably to notice, Mr. Smith introduced a bill entitled "An act relating to partnerships," which was read twice and referred to the Committee on the Judiciary.

On motion of Mr. Allen, the "Act to enable contiguous school-districts to unite and form a single district" was taken from the table, and on the question, Shall the bill be read a third time? it was decided in the negative; so the bill was rejected.

On motion of Mr. Allen, the rules were suspended, and the following bills and resolutions were read a third time and passed:

Act to establish the manner of computing the distance traveled by the members of the Legislature from the several cities, towns and places in this State;

Act to disannex the farm of John W. Pettee from the town

of Thornton and annex the same to the town of Campton;

Resolution relating to the salary of the Chaplain of the State Prison:

Resolution for the purchase of books and stationery for the

State Prison;

Resolution for completing the payment for the building of the cabinet-shop at the State Prison;

Resolution in favor of Robert Philbrook.

On motion of the Senator from No. 2, Mr. Patten, The Senate adjourned.

THURSDAY, June 26, 1862.

The reading of the journal of yesterday was dispensed with, on motion of Mr. Tufts.

[Mr. Smith in the chair.]

Mr. Wadleigh, from the Committee on Military Affairs, reported without amendment the resolution relating to the repairs of muskets stored in the city of Concord, and the resolution was ordered to a third reading this afternoon at 3 o'clock.

Mr. Tufts, from the Committee on Claims, reported without amendment the resolution in favor of D. L. Guernsey and others, and the resolution was ordered to a third reading this afternoon

at 3 o'clock.

On motion of Mr. Drew, the bill providing for the general reduction of salaries was taken from the table, and the recom-

mendation of the committee was adopted, and the bill was referred to the Committee of the Whole.

Mr. Adams, of No. 11, gave notice of intention to introduce a bill for a system of public school supervisors, and establishing teachers' institutes.

Mr. Allen, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed bills of the following titles, and the following joint-resolutions:

An act concerning private railroad crossings;

An act to disannex the farm of John W. Pettee from school district No. 1, in the town of Thornton, and annex the same to district No. 3 in Campton;

An act to establish the manner of computing the distance traveled by the members of the Legislature from the several cities and places in this state;

An act to amend the laws relating to appeals in criminal cases; An act in amendment of chapter 49 of the Revised Statutes:

An act defining the rights of owners and occupants of lands adjoining railroads;

Resolution relating to the salary of the Chaplain of the State Prison:

Resolution for completing the payment for the building of the cabinet shop at the State Prison;

Resolution in favor of Robert Philbrook;

Resolution for the purchase of books and stationery for the State Prison.

On motion of Mr. Drew of No. 12, the Senate went into Committee of the Whole on the subject of the "Act providing for the general reduction of salaries."

After the committee rose, the chairman of the committee, Mr. Tufts, reported to the Senate the bill with the following amendments: Strike out the words "desolating" and "impending bankruptcy," in the preamble. Strike out that part of section 1 relating to the salary of the Governor, Secretary of State, Deputy Secretary, State Treasurer, Adjutant and Inspector-General. Insert \$1,900 instead of \$1,800 for salary of the Chief Justice, and \$1,700 for the Associate Justices, instead of \$1,620; also, \$1,700 instead of \$1620 for the salary of the Attorney-General. In the second section, relating to the pay of the Legisla-

ture, strike out \$1.80 and insert \$1.75. Strike out sections 3 and 4, and insert new section 3, as follows:

"Section 3. This act shall take effect on the first day of August next, and remain in force till the first day of August, 1863: provided that the provisions of this bill be made to apply to the members of the present Legislature; and all acts and parts of acts inconsistent with the provisions of this act shall be suspended while this act remains in force."

On motion of Mr. Wadleigh, of No. 6, the report was laid

upon the table.

On motion of Mr. Patten, of No. 2,

The Senate adjourned.

AFTERNOON.

The following resolutions were read a third time and passed: Resolution relating to the repair of muskets stored in the city of Concord.

Resolution in favor of D. L. Guernsey and others.

The Senator from No. 5, Mr. Tufts, from the Committee on State Institutions, reported, without amendment, the "Act relating to the selection of seats in the House of Representatives," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

The memorial of William P. Wheeler and others, in relation to the time of holding courts in the third judicial district, was

referred to the Judiciary Committee.

The Senator from No. 7, Mr. Chase, from the Committee on State Institutions, reported the "Act granting the public lands of the State to Dartmouth College," with the following amendment:

In the first section strike out the sentence commencing with the words "and the avails," and insert instead the words "All moneys derived from the sale of the lands hereby granted shall be invested in stocks of the United States, or of the States, or some other safe stocks, and the money so invested shall constitute a perpetual fund, the capital of which shall remain forever undiminished, and the interest of which shall be appropiated in aid of the education in said Dartmouth College of indigent students, citizens of New-Hampshire, for such and so many, and in such sums and proportions, as the Faculty of said Dartmouth College shall from time to time approve and direct."

The amendment was adopted, and the bill was ordered to a

third reading to-morrow forenoon at 10 o'clock.

Mr. Tufts, from the Committee on Incorporations, reported, without amendment, the "Act to incorporate the Bath Mining Company," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Allen, from the same committee, reported the act to incorporate the Portsmouth Company, with the following amendment:

Strike out the fourth section and insert instead, the words "The Legislature may alter, amend or repeal this act whenever the public good shall so require."

The amendment was adopted, and the bill was ordered to a

third reading to-morrow forenoon at 10 o'clock.

Mr. Wadleigh, from the Judiciary Committee, reported, without amendment, the "Act relating to partnerships," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

On motion of Mr. Allen, the vote was reconsidered whereby the "Act to enable contiguous school-districts to unite" was denied a third reading, and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

The following resolution, introduced by Mr. Adams, was adopted:

Resolved, That the Committee on the Judiciary be instructed to inquire into the expediency of requiring insurance companies to make annual returns, and of providing that the insurance commissioners shall only make examinations when required to do so by the Governor.

The Senator from No. 2, Mr. Patten, from the Judiciary Committee, reported, without amendment, the "Act in amendment of section 4 of chapter 55 of the Revised Statutes," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

On motion of Mr. Wadleigh, the "Act providing for a general reduction of salaries" was taken from the table, and the amendments proposed by the committee were adopted. On the question, Shall the bill be read a third time? the yeas and nays were demanded by Mr. Wadleigh, and were as follows:

Yeas.

Senators Smith, Burnham, Wadleigh, Drew—4.

Nays.

Senators

Hackett,
Patten,
Cooper,
Adams—7.
Chase,

So the bill was denied a third reading.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the bill entitled An act to amend the charter of the Nashua Manufacturing Company, in the passage of which they ask the concurrence of the Honorable Senate.

The bill was read twice and referred to the Judiciary Committee.

The following further message was received from the House:

Mr. President-

The House of Representatives have passed bills entitled:

An act to alter the place for holding a term of the Probate Court for the county of Hillsborough;

An act to incorporate the Pennichuck Lock Company;

An act relating to the suspension of specie payments by banks;

An act to enroll the militia of the State, and to provide for the organization and discipline of an active force of volunteer militia;

An act in amendment of chapter 2088 of the Pamphlet

Laws, passed June session, 1858, relative to the powers and duties of school committees;

An act extending the privileges of the writ of habeas corpus

in certain cases;

An act for the relief of the creditors of fraudulent debtors, and in amendment of chapter 237 of the Pamphlet Laws;

An act relating to imprisonment in the House of Reformation

and elsewhere;

An act to alter the times of holding the terms of the Supreme Judicial Court in the western judicial district of the county of Grafton and in the county of Coös;

An act relating to houses of correction and in addition to

chapter 116 of the Revised Statutes;

An act respecting the trial terms and county offices of Hills-borough county;

in the passage of which they ask the concurrence of the Senate.

The following bills were read twice and referred as follows:

To the Judiciary Committee:

Act to alter the place for holding a term of the Probate Court for the county of Hillsborough;

Act extending the privileges of the writ of habeas corpus in

certain cases;

Act for the relief of creditors of fraudulent debtors, in amendment of chapter 237 of the Pamphlet Laws;

Act relating to imprisonment in the House of Reformation

and elsewhere;

Act to alter the times of holding the terms of the Supreme Judicial Court in the western judicial district of the county of Grafton and in the county of Coös;

Act respecting the trial terms and county offices of Hills-

borough county.

To the Committee on Education:

Act in amendment of chapter 2088 of the Pamphlet Laws, passed June session, 1858, relative to the powers and duties of school committees.

To the Committee on State Institutions:

Act relating to houses of correction, and in addition to chapter 116 of the Revised Statutes.

To the Committee on Incorporations:

Act to incorporate the Pennichuck Lock Company.

To the Committee on Banks:

Act relating to the suspension of specie payments by the banks.

To the Committee on Military Affairs:

Act to enroll the militia of the State, and to provide for the organization and discipline of an active force of volunteer militia.

Mr. Smith, from the Judiciary Committee, reported, without amendment, the "Act to amend the charter of the Nashua Manufacturing Company," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Allen, from the Committee on Incorporations, reported the "Act to incorporate the National Union Mutual Life Insurance Company," with the following amendments, which were adopted:

Strike out the words "National Union," in the 1st section, 14th line, and insert instead, the words "New-Hampshire."

Strike out the words "in the United States," in the last line of section 1.

Strike out all of section 18, after the word "State," in the second line, and insert instead, the words "The Legislature may at any time alter, amend or repeal this act."

Strike out the words "National Union," in the title, and in-

sert instead, the words "New-Hampshire."

The bill was then ordered to a third reading to-morrow forenoon at 10 o'clock.

[Mr. Patten in the chair.]

On motion of Mr. Tufts, the rules were suspended, and the "Act granting the public lands of the State to Dartmouth College" was read a third time.

[The President in the chair.]

Mr. Drew, of No. 12, moved to postpone the bill to the next session of the Legislature, and take the sense of the legal voters

of the State upon the question at the annual town-meeting. Pending the discussion upon this motion the bill was laid upon the table, on motion of Mr. Allen, of No. 9.

On motion of Mr. Tufts, of No. 5,

The Senate adjourned.

FRIDAY, June 27.

The reading of the journal of yesterday was dispensed with, on motion of Mr. Patten, of No. 2.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following bill and joint resolution, in the passage of which they ask the concurrence of the Honorable Senate:

An act to amend chapter 1518 Pamphlet Laws, in relation to marriages, passed June session, 1856;

Resolution authorizing the purchase of "Lambert's Field

Tourniquets."

The act in relation to marriages was read twice and referred to the Judiciary Committee; and the resolution relating to the purchase of tourniquets was read twice and referred to the Committee on Military Affairs.

Mr. Chase, from the Committee on Military Affairs, reported, without amendment, the resolution authorizing the Quarter-master-General to repair the Arsenal at Lancaster, and the resolution was ordered to a third reading this afternoon at 3 o'clock.

The same Senator moved to indefinitely postpone the "Act in amendment of section 4 of chapter 55 of the Revised Statutes," which motion did not prevail, and the bill was read a third time and passed.

The following resolution, introduced by the Senator from No.

6, Mr. Wadleigh, was adopted:

Resolved, That his Excellency, the Governor, be, and is hereby requested to furnish the Senate, as soon as may be, with a copy of the report of the committee appointed to investigate the affairs of the late Adjutant-General.

The following bills were read a third time and passed:

Act to incorporate the National Union Mutual Life Insurance Company;

Act to amend the charter of the Nashua Manufacturing

Company;

Act to enable contiguous school-districts to unite and form a single district;

Act relating to partnerships;

Act to incorporate the Portsmouth Company; Act to incorporate the Bath Mining Company;

Act relating to the selection of seats in the hall of the

House of Representatives.

The Senator from No. 3, Mr. Smith, from the Judiciary Committee, reported, in a new draft, the "Act in relation to the Great Falls Manufacturing Company," which, under a suspension of the rules, was read three several times and passed.

The Senator from No. 4, Mr. Stearns, from the Committee on Military Affairs, reported the "Resolution relating to the purchase of Lambert's Tourniquets," with the following amendment,

which was adopted:

Strike out the words "five hundred," and insert instead the words "two hundred and fifty."

The resolution as amended was then, under a suspension of

the rules, read a third time and passed.

On motion of Mr. Allen, the "Act granting the Public Lands in this State to Dartmouth College," was taken from the table. Mr. Drew offered the following resolution:

Resolved, That the subject be postponed to the next session of the Legislature, with an order that the selectmen in the several towns in this State be directed to insert an article in their next annual meeting, in substance as follows: "Is it advisable that the Legislature of New-Hampshire donate the public lands to Dartmouth College?"

On the question of the adoption of this resolution the yeas and nays were demanded, and resulted as follows:

Yeas.

Senators

Patten, Wadleigh,

Burnham, Drew—4.

Nays.

Senators

Hackett, Smith, Stearns, Tufts, Chase, Allen, Adams—7.

So the motion was rejected.

On the question, Shall the bill pass? the yeas and nays were demanded, and resulted as follows:

Yeas.

Senators

Hackett, Patten, Smith, Stearns, Tufts, Chase, Allen, Adams—8.

Nays.

Senators

Wadleigh, Burnham,

Drew-3.

So the bill passed.

On motion of Mr. Patten, the vote was reconsidered whereby the "Act to amend the charter of the Nashua Manufacturing Company" was passed, and the bill was recommitted to the Committee on the Judiciary.

Mr. Allen, from the Committee on Incorporations, reported, without amendment, the "Act extending the time for the organization of the Manchester City Fire and Marine Insurance Company."

Mr. Smith moved the following amendment, which was adopted:

Add new section as follows: "Said corporation shall hereafter be known and called by the name of the Manchester Fire and Marine Insurance Company."

The bill was then ordered to a third reading this afternoon at 3 o'clock.

Agreeably to notice, Mr. Adams, of No. 11, introduced a bill entitled "An act providing for a system of public school supervision and establishing Teachers' Institutes, which was read twice and referred to the Committee on Education.

On motion of Mr. Patten,

The Senate adjourned.

AFTERNOON.

[Mr. Smith in the chair.]

Mr. Smith, from the Committee on the Judiciary, reported the bill entitled "An act in amendment of chapter 162 of the

Revised Statutes," with the following amendment:

Strike out the first section after the enacting clause, and insert the following: "When, on the settlement of any account of an administrator or executor, there appears to remain in his hands any assets not necessary to be reserved for the support of the children, if any, under seven years of age, such residue shall be distributed among the legatees or heirs, according to law."

The amendment was adopted, and the bill ordered to a third

reading to morrow forenoon at 10 o'clock.

Mr. Smith, from the Judiciary Committee, reported, without amendment, an act to amend the charter of the Nashua Manufacturing Company.

On motion of Mr. Chase the rules were suspended, and the

bill was read a third time and passed.

Mr. Patten, from the same committee, reported the act for the relief of the creditors of fraudulent debtors, and in amendment of chapter 237 of the Pamphlet Laws, with the following amendment, which was adopted:

Add at the end of the first section the following: "Provided that nothing contained in this act shall have the effect or force to entitle any such creditor, obligor or obligors, to be reimbursed from the County Treasury for any sums heretofore expended on account of the prison charges for such prisoner."

The bill was ordered to a third reading to-morrow forenoon at

10 o'clock.

The same Senator, from the same committee, reported, without amendment, "An act respecting the trial terms and county officers in Hillsborough county." Also "An act to alter the times of holding the terms of the Supreme Judicial Court in the western judicial district of the county of Grafton and in the county of Coös." Severally ordered to a third reading to-morrow morning at 10 o'clock.

The following message was received from the House:

Mr. President-

The House have passed the bill entitled An act to incorporate the Dover and Winnipiseogee Railroad, in the passage of which they ask the concurrence of the Honorable Senate. The act to incorporate the Dover and Winnipiseogee Railroad was read twice and referred to the Committee on Railroads.

Mr. Patten, from the Committee on Railroads, reported, without amendment, "An act to incorporate the Dover and Winnipiseogee Railroad," which, under a suspension of the rules, was read a third time and passed.

The following message was received from the House:

Mr. President-

The House of Representatives have passed bills with the following titles, and the following joint resolutions, in the passage of which they ask the concurrence of the Honorable Senate:

An act to class the Second College Grant with the towns of Erroll, Dixville, Wentworth's Location, Cambridge and Millsfield, for the purpose of choosing a representative;

An act relating to the State Library;

An act exempting tools of a debtor from attachment and execution;

An act relating to trial terms of the Supreme Judicial Court

for the county of Strafford;

An act to repeal chapter 2493 of the Pamphlet Laws;

An act authorizing the sale of the Union Meeting-House at Three Ponds Village, in the town of Milton;

An act for the prevention of fires;

An act to disannex the homestead farm of David Griffin from school district No. 6, in Raymond, and annex the same to District No. 8 in said town;

An act in relation to the compensation and duties of jailers; Resolution relating to cannon in the arsenal at Lancaster; Resolution in favor of the Concord Gas Light Company and

others:

Resolution relating to the Insane Asylum;

Resolution in favor of Henry O. Kent and others; Resolution authorizing the repair of the State Prison;

Resolution relating to the State Library.

The House concur with the Honorable Senate in the amendments proposed by them to the resolution authorizing the purchase of Lambert's Field Tourniquets.

The act to class the Second College Grant with the towns of Erroll, Dixville, Wentworth's Location, Cambridge and Millsfield, for the purpose of choosing a representative, was read

three times, under a suspension of the rules, on motion of Mr. Drew, and passed.

The following bills and resolutions were read twice and re-

ferred, as follows:

To the Judiciary Committee:

Act for the prevention of fires;

Act relating to the trial terms of the Supreme Judicial Court for the county of Strafford;

Act exempting tools of a debtor from attachment and execu-

tion.

To the Committee on State Institutions:

Resolution relating to the Insane Asylum; Resolution authorizing the repair of the State Prison.

To the Committee on Military Affairs:

Resolution relating to cannon in the arsenal at Lancaster.

To the Committee on Claims:

Resolution in favor of the Concord Gas Light Company and others;

Resolution in favor of Henry O. Kent and others.

To the Committee on Education:

Act to disannex the homestead farm of David Griffin from School District No. 6, in Raymond, and annex the same to District No. 8, in the same town;

Act relating to the State Library.

Resolution relating to the State Library.

To the Committee on Incorporations:

Act authorizing the sale of the Union Meeting-House, at the Three Ponds Village in Milton.

To the Committee on Banks:

Act to repeal chapter 2493 of the Pamphlet Laws.

Mr. Allen, from the Committee on Engrossed Bills, reported that they had carefully examined, and found correctly engrossed, "An act to amend the charter of the Nashua Manufacturing Company."

Mr. Patten, from the Committee on the Judiciary, reported "An act relating to imprisonment in the House of Reformation and elsewhere," in a new draft. Read a first time and ordered to a second reading to-morrow forenoon at 11 o'clock.

The same Senator, from the same committee, reported "An act extending the privileges of the writ of habeas corpus in certain cases," with the following amendments, which were adopted:

In line 3d, section 1st, after the word "contempt," insert the words "or other cause." In line 4th, section 1st, after the word "court," insert the following: "or any justice thereof." Ordered to a third reading to-morrow forenoon at 10 o'clock.

The same Senator, from the Committee on Banks, reported, without amendment, "An act relating to suspension of specie payments by banks," which was ordered to a third reading tomorrow forenoon at 10 o'clock.

On motion of Mr. Tufts, *Voted*, that when the Senate adjourn it be to meet at $7\frac{1}{2}$ o'clock this afternoon.

On motion of Mr. Patten,

The Senate adjourned.

EVENING SESSION.

The Senate was called to order by the Assistant Clerk. On motion of the Senator from No. 3, Mr. Smith, the Senator from No. 2, Mr. Patten, was chosen President pro tem.

Mr. Stearns, from the Committee on Military Affairs, reported, without amendment, the resolution relating to cannon in the arsenal at Lancaster. Ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Chase, from the Committee on State Institutions, reported, without amendment, the resolution relating to the Insane Asylum; also the resolution authorizing the repair of the State Prison; which were severally ordered to a third reading to-morrow foremoon at 10 o'clock.

Mr. Wadleigh, from the Judiciary Committee, reported, without amendment, the bill entitled "An act relating to the trial terms of the Supreme Judicial Court for the county of Strafford"; also the bill entitled "An act exempting tools of a debtor from attachment and execution"; which were severally ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Wadleigh, from the same committee, reported the bill entitled "An act to prevent encroachments upon highways and

other public easements," with the following resolution:

Resolved, That the further consideration of the same be indefinitely postponed.

The resolution was adopted.

Mr. Tufts, from the Committee on Claims, reported, without amendment, the resolution in favor of the Concord Gas Light Company and others. Ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Adams, from the Committee on Education, reported, without amendment, the resolution relative to the State Library, which was ordered to a third reading to-morrow forenoon at 10

o'clock.

On motion of Mr. Smith the rules were suspended, and the "Act relating to imprisonment in the House of Reformation and elsewhere," was read a second time. The bill was then ordered

to a third reading to-morrow forenoon at 10 o'clock.

Mr. Drew, from the Committee on Education, reported, without amendment, the bill entitled "An act to disannex the homestead farm of David Griffin from School District No. 6, in Raymond, and annex the same to District No. 8 in said town"; also "An act relating to the State Library"; which were severally ordered to a third reading to morrow forenoon at 10 o'clock.

On motion of Mr. Smith, the rules were suspended and the following bills and resolutions were read a third time and

passed:

An act in amendment of chapter 162 of the Revised Statutes; An act to exempt tools of a debtor from attachment and execution;

An act relating to imprisonment in the House of Reformation

and elsewhere;

An act relating to the State Library;

An act relating to trial terms of the Supreme Judicial Court

for the county of Strafford;

An act respecting the trial terms and county officers of Hills-borough county;

Joint resolutions in favor of the Concord Gas Light Company and others;

Joint resolution relating to the Insane Asylum;

Resolution authorizing the repair of the State Prison.

On motion of Mr. Smith, the resolution relating to cannon in the arsenal at Lancaster was put upon its second reading, for amendment. Mr. Tufts moved to amend by adding at the end of the resolution the following words: "or in the State House yard." The amendment was adopted, and the resolution as amended was read three times, under a suspension of the rules, and passed.

The bill to disannex the homestead farm of David Griffin from School District No. 6, in Raymond, and annex the same to District No. 8 in, said town, was read a third time, and, on motion of Mr. George and the contraction of the contraction

motion of Mr. Cooper, was laid upon the table.

The following message was received from the House:

Mr. President

The House concur in the amendments proposed by the Honorable Senate to a bill entitled "An act to amend section 16 of the charter of Concord."

The bill entitled "An act for the relief of the creditors of fraudulent debtors, and in amendment of chapter 237 of the Pamphlet Laws," was read a third time, and, on motion of Mr. Wadleigh, it was laid upon the table.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following bill and joint resolutions, in which they ask the concurrence of the Honorable Senate:

An act to incorporate the Dummer Ponds Dam and Sluice Company;

Resolution in favor of the town of Newcastle.

Resolution appropriating twenty-five hundred dollars for educating the indigent deaf, dumb and blind.

The following bills and resolutions were read a first and second time, and referred as follows:

To the Committee on Incorporations:

An act to incorporate the Dummer Ponds Dam and Sluice Company.

To the Committee on Claims:

Resolution in favor of the town of Newcastle.

To the Committee on Finance:

Resolution appropriating twenty-five hundred dollars for educating the indigent deaf, dumb and blind.

Mr. Smith introduced the following resolution, which was adopted:

Resolved, That when the Senate adjourn it adjourn to meet on Monday next at 4 o'clock P. M.

On motion of Mr. Smith,

The Senate adjourned.

Monday, June 30.

AFTERNOON.

The Senate was called to order by the Clerk, and the Senator from No. 5, Mr. Tufts, was chosen President pro tem.

On motion of Mr. Allen, the reading of the journal of Friday

was dispensed with.

Mr. Patten, from the Committee on Banks, reported, without amendment, the "Act to repeal chapter 2493 of the Pamphlet Laws," and the bill was laid upon the table, on motion of Mr. Chase

The following bills and resolution were read a third time and

passed:

Act relating to the suspension of specie payments by banks; Act to alter the times of holding the terms of the Supreme Judicial Court in the western judicial district of the county of Grafton and in the county of Coös;

Act extending the privileges of the writ of habeas corpus in

certain cases;

Resolution relating to the State Library.

The following message was received from the House:

Mr. President-

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Honorable Senate:

An act to establish the town line between the towns of Windham and Hudson;

An act in amendment of chapter 2511 of the Pamphlet Laws of this State, passed June session, 1861, entitled An act altering and defining the southern boundary of Columbia.

The House concur with the Honorable Senate in the amendments proposed by them to bills entitled—

An act to incorporate the National Union Mutual Life Insurance Company;

An act to incorporate the Portsmouth Company;

An act extending the time for the organization of the Manchester City Fire and Marine Insurance Company.

The following bills were read twice and referred, as follows:

To the Committee on Towns:

Act to establish the town line between the towns of Windham and Hudson;

Act in amendment of chapter 2511 of the Pamphlet Laws, passed June session, 1861, entitled "An act altering and defining the southern boundary of Columbia."

The bill entitled "An act in relation to the compensation and duties of jailers," and reported by Mr. Chase as having been agreed upon by the Committee of Conference, was read twice and referred to the Judiciary Committee.

On motion of Mr. Smith, the vote was reconsidered whereby the Senate indefinitely postponed the "Act to prevent encroachments on highways and other public easements," and the bill was recommitted to the Judiciary Committee.

On motion of the same Senator, the "Act to repeal chapter 2493 of the Pamphlet Laws" was taken from the table, and recommitted to the Committee on Banks.

On motion of the same Senator, the "Act for the relief of creditors of fraudulent debtors, and in amendment of chapter

237 of the Pamphlet Laws," was taken from the table and recommitted to the Judiciary Committee.

On motion of Mr. Adams,

The Senate adjourned.

TUESDAY, July 1.

The journal of yesterday was read and approved.

Mr. Patten, from the Judiciary Committee, reported, without amendment, the "Act to alter the place for holding a term of the Probate Court for the county of Hillsborough," and the bill was ordered to a third reading this afternoon at 3 o'clock.

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Mr. Tufts, from the Committee on Claims, reported, without amendment, the "Resolution appropriating \$2,500 for educating the indigent deaf, dumb and blind," and the resolution was

ordered to a third reading this afternoon at 3 o'clock.

Mr. Smith, from the Committee on Towns, reported the "Act in amendment of chapter 2511 of the Pamphlet Laws, relating to the southern boundary of Columbia," with the following amendment, which was adopted:

Add to section 1 the words: "In all assessments of State and county taxes, until the same shall be otherwise ordered by law, said Odell's Township, as after this division thereof, shall pay three cents, and said town of Columbia one dollar and forty-two cents, and the State and County Treasurers shall issue their respective warrants accordingly."

The bill was then ordered to a third reading this afternoon at 3 o'clock.

The following resolution, introduced by Mr. Wadleigh, of No. 6, was adopted:

Resolved, That His Excellency, the Governor, be and is hereby requested to furnish the Senate, forthwith, the original or a copy of the report of the committee appointed to investigate the affairs of the late Adjutant-General.

The following message was received from the House:

Mr. President-

The House of Representatives have appointed Messrs. Woodman of Dover, Hughes of Nashua, Amidon of Hinsdale, Daniell of Franklin, Nourse of Newport, McNiel of Barnstead, Brackett of Greenland, Hoyt of Holderness, Stilphen of Conway, and Rosebrooks of Carroll and Hart's Location, a committee, with such as the Senate may join, to consider the subject of extra compensation for His Excellency, the Governor, and other State officers, in which they ask the concurrence of the honorable Senate.

The Senate concurred, and joined Senators Patten and Drew.

Mr. Chase, under a suspension of the rules, introduced a bill entitled "An act to repeal chapter 2367 of the Pamphlet Laws and for other purposes," which was read twice, and referred to the Judiciary Committee.

Mr. Wadleigh, from the Committee on Military Affairs, to whom was referred the "Act amending the act remodeling the militia, passed June session, 1861," reported the following reso-

Resolved, That the further consideration of the bill be indefinitely postponed.

This resolution was adopted.

Mr. Adams, from the Committee on Claims, reported, without amendment, the "Resolution in favor of the town of Newcastle," and it was ordered to a third reading this afternoon at 3 o'clock.

The same Senator, from the Committee on Education, to whom was referred the "Act providing for a system of public school supervision, and establishing Teachers' Institutes, reported the following resolution, which was adopted:

Resolved, That the further consideration of said bill be indefinitely postponed.

Mr. Cooper, from the Committee on Towns, reported, without amendment, the "Act to establish the town line between the towns of Windham and Hudson," and the bill was ordered to a third reading this afternoon, at 3 o'clock.

Mr. Allen, from the Committee on Incorporations, reported, without amendment, the "Act authorizing the sale of the Union

Meeting-house, at Three Ponds Village, in Milton," and the bill was ordered to a third reading this afternoon, at 3 o'clock.

The following message was received from His Excellency, the

Governor:

COUNCIL CHAMBER, July 1, 1862.

To the Honorable Senate -

In obedience to a resolution passed by your honorable body, June 27, 1862, I herewith transmit the original report of the committee appointed to investigate the affairs of the late Adjutant-General.

NATHANIEL S. BERRY.

On motion of Mr. Allen, the report was referred to the Com-

mittee on Military Affairs.

Under a suspension of the rules, Mr. Smith introduced a bill entitled, "An act to incorporate the Squamscott Aqueduct," which was read twice and referred to the Committee on Incorporations.

On motion of Mr. Cooper,

The Senate adjourned.

AFTERNOON.

The following bills and resolutions were read a third time and passed:

Act authorizing the sale of the Union Meeting-house, at Three Ponds Village, in the town of Milton;

Act to alter the place for holding a term of the Probate Court

for the county of Hillsborough;

Act in amendment of chapter 2511 of the Pamphlet Laws, passed June session, 1861, entitled, An act altering and defining the southern boundary of Columbia;

Act to establish the town line between the towns of Windham

and Hudson;

Resolution appropriating \$2500 for educating the indigent deaf, dumb and blind;

Resolution in favor of the town of Newcastle.

Mr. Patten, from the Committee on Banks, reported, without amendment, the "Act to repeal chapter 2493 of the Pamphlet Laws," and the bill was laid on the table, on motion of Mr. Smith.

Mr. Tufts, from the Committee on Claims, reported, without amendment, the resolution in favor of Henry O. Kent and others, and it was ordered to a third reading to-morrow forenoon, at 10 o'clock.

The following message was received from the House:

Mr. President-

The House of Representatives have passed bills with the following titles, in the passage of which they ask the concurrence of the Honorable Senate:

An act relating to the competency, as witnesses, of parties to a suit;

An act relating to naturalization; An act for the preservation of birds.

The following bills were read twice, and referred as follows:

To the Judiciary Committee:

Act relating to the competency, as witnesses, of parties to a suit;

Act relating to naturalization.

To the Committee on Agriculture:

Act for the preservation of birds.

Mr. Chase, from the Committee on Incorporations, reported, without amendment, the "Act to incorporate the Dummer Ponds Dam and Sluice Company," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Drew, from the Committee on Education, reported the "Act in amendment of chapter 2088 of the Pamphlet Laws," passed June session, 1858, with the following amendment, which was adopted:

Insert a new section, as follows: "Section 4. This act shall take effect only in those towns, cities and districts that may adopt the same at some regular meeting thereof; at which meeting such town, city or district may select and adopt a series

of school-books to be used in accordance with the provisions of this act, or leave it with the superintending school committee to make such selection as is herein before provided."

The bill was then laid on the table, on motion of Mr. Chase,

of No. 7.

The Senator from No. 6, Mr. Wadleigh, from the Committee on Military Affairs, reported the "Act to enroll the Militia of the State, and to provide for the organization and discipline of an active force of Volunteer Militia," with the following amendments, which were adopted:

On page 29, section 12, after the word "under," insert the words, "the act passed June session, 1861, or". On page 32, section 1, 11th line, after the word "hat" insert the words, "but any volunteer company, at present uniformed and accepted by the Commander-in-Chief, may retain the uniform so adopted."

Mr. Tufts, of No. 7, moved the following amendment, which

was adopted:

On the 8th page, 13th line, after the word "States," insert the words "telegraphic operators."

Mr. Chase moved to amend the bill by striking out the word "free" in the first line, and demanded the yeas and nays, which were as follows:

Yeas.

Senators

Tufts, Chase, Cooper, Drew-4.

Nays.

Senators

Hackett, Patten, Smith, Stearns,

Wadleigh, Burnham, Allen, Adams—8.

So the amendment was rejected.

The same Senator moved further to amend the bill, by striking out the word "white," in the first line, and demanded the yeas and nays, which were as follows:

Yeas.

Senators

Chase, Allen, Drew-3.

Nays.

Senators

Hackett,
Patten,
Smith,
Stearns,
Tufts,

Wadleigh, Burnham, Cooper, Adams—9.

So the amendment was rejected.

The same Senator moved to further amend the bill by striking out, on the 8th page, from the 17th line to the words "and the," in the 24th line, inclusive; also on the 9th page, from the word "fire," in the 36th line, to the word "correction," in the 47th line, inclusive; which amendments were rejected.

Mr. Cooper, of No. 10, moved the following amendments,

which were adopted:

On the 20th page, 7th and 8th lines, strike out the words "and a quarter-master-general each." On the 22d page, strike out all of section 2 to the word "and," in the 3d line, inclusive. On the 78th page add new section as follows: "Section 4. The Adjutant-General shall act as Quartermaster-General, and all duties herein prescribed as pertaining to the office of Quartermaster-General, shall be performed by the Adjutant-General.

On motion of Mr. Smith, of No. 3, the vote was reconsidered whereby the Senate rejected the amendment to the 8th page, offered by Mr. Chase, of No. 7; and Mr. Chase, having modified his amendment so as to read, "strike out, on the 8th page, from the word "physicians," in the 21st line, to the word "society," in the 23d line, inclusive, the amendment was adopted.

Mr. Smith moved to amend the bill by striking out from the word "all," on the 8th page, 29th line, to the word "hosemen," on the 9th page, 42d line, inclusive.

This amendment was rejected.

Mr. Allen, of No. 9, moved to amend the bill by striking out from the word "all," on the 9th page, 35th line, to the word "hosemen," in the 42d line, inclusive, which amendment was adopted.

Mr. Chase, of No. 7, moved the following amendment, which was adopted: On the 9th page, strike out the words "clergymen of every religious denomination."

The bill was then ordered to a third reading to-morrow forenoon at 10 o'clock.

The following message was received from the House:

Mr. President -

The House of Representatives have passed the following resolution, in which they ask the concurrence of the Honorable Senate:

Resolved, That the House of Representatives will meet the Honorable Senate in convention, for the purpose of receiving the report of the select committee appointed to wait upon the Secretary of State, State Treasurer, Warden of the State Prison, State Printer and Commissary General, and notify them of their election, to-morrow forenoon at 11 o'clock.

The Senate concurred in fixing the time for going into Convention.

On motion of Mr. Drew the Senate adjourned.

Wednesday, July 2.

The journal of yesterday was read and approved.

The return of the Atlantic and St. Lawrence Railroad, presented by the chair, was referred to the Committee on Railroads.

Mr. Chase, from the Committee on State Institutions, reported without amendment the "Act relating to Houses of Correction," and the bill was ordered to a third reading this afternoon at 3 o'clock.

The following bill and resolution were read a third time and passed:

Act to incorporate the Dummer Ponds Dam and Sluice Company.

Resolution in favor of Henry O. Kent and others.

Mr. Allen, from the Committee on Engrossed Bills, reported

that they had carefully examined and found correctly engrossed bills of the following titles, and the following resolutions:

An act to enable contiguous school districts to unite and form a single district.

An act in amendment of section 4, chapter 55, of the

Revised Statutes.

An act relating to the selection of seats in the hall of the House of Representatives.

An act relating to the jurisdiction in criminal cases of justices of the peace residing in the several cities of this State.

An act to incorporate the Nashua Lock Company. An act to incorporate the Bath Mining Company.

An act to incorporate the Dover and Winnepisseogee Railroad.

An act to incorporate the Portsmouth Company.

Resolution relating to the repair of muskets stored in the city of Concord.

Resolution in favor of D. L. Guernsey and others.

Resolution authorizing the purchase of Lambert's field tourni-

Resolution authorizing the quartermaster-general to repair the

State arsenal at Lancaster.

On motion of Mr. Smith the vote was reconsidered whereby the "Act respecting the trial terms and county officers of Hillsborough county" was passed, and it was put back on its second reading for amendment. The same Senator moved the following amendments, which were adopted:

In section 4, line 16, after the word "county," insert the words, "to be holden on the first Tuesday of September next."

In the 17th line, after the word "cast," insert the words, "at said meetings, on the second Tuesday of August next."

In 17th and 18th lines, strike out the words, "on the first Tuesday of September next."

The bill was then, under a suspension of the rules, read a

third time and passed.

Mr. Patten, from the Judiciary Committee, reported the "Act regulating the evidence in trials of actions on the case for slander," with the following amendment, which was adopted:

Add to section 1 the words, " provided, however, that this act

shall not affect suits now pending."

The bill was ordered to a third reading this afternoon at 3 o'clock.

Mr. Chase, from the Committee on Incorporations, to whom was referred the "Act to incorporate the Pennichuck Lock Company," reported the following resolution, which was adopted:

Resolved, That the further consideration of said bill be post-

poned to the next session of the Legislature.

Mr. Drew, from the Committee on Agriculture, reported the "Act for the preservation of birds," with the following amendment, which was adopted:

Strike out section 5, and insert the words, "This act shall take effect and be in force only in such cities and towns as adopt its provisions, at some legal meeting held for that purpose."

The bill was then ordered to a third reading this afternoon at

3 o'clock.

Mr. Patten, from the Committee on the Judiciary, reported, without amendment, the "Act to prevent encroachments on highways and for other purposes," and the bill was ordered to a third reading this afternoon at 3 o'clock.

Mr. Wadleigh, from the same committee, reported, without amendment, the "Act for the prevention of fires," which was

ordered to a third reading this afternoon at 3 o'clock.

Mr. Patten, from the Judiciary Committee, reported the "Act for the relief of the creditors of fraudulent debtors, and in amendment of chapter 237 of the Pamphlet Laws," with the following amendment, which was adopted:

Add to section 1 the following words: "Provided that nothing contained in this act shall have the effect or force to entitle any such creditor, obligor or obligors, to be reimbursed from the county treasury for any sums heretofore expended on account of the prison charges for such prisoner; and in any case the prison charges for such debtor or prisoner, incurred during the first six months of his imprisonment, shall not be reimbursed from the county treasury to such creditor, obligor or obligors."

The bill was then ordered to a third reading this afternoon at

3 o'clock.

Mr. Smith, from the Committee on the Judiciary, reported the "Act in relation to foreign insurance companies," with the following amendment, which was adopted:

Strike out all after the enacting clause and insert the following: "That every foreign fire-insurance company, doing business in this State, shall, in writing, under its seal, appoint some person, resident in this State, as its agent, upon whom all lawful processes against said company may be served, with like effect as if said company existed in this State, and such service were made upon it; and in said writing shall provide and agree, on the part of said company, that any lawful process against said company, which is served on its said agent, and all orders, decrees and judgments, in any legal proceedings duly had thereon, shall have the same force and effect in law, in all respects, as if said company existed in this State and service were made on it. Said writing shall be filed in the office of the Secretary of State, and copies thereof, certified by him, shall be sufficient evidence of the same. Said agency shall continue while any liability remains outstanding against said company in this State, and shall not be revoked until another person, resident in this State, is duly appointed, in writing, under seal, and filed in the office of the Secretary of State as aforesaid. Service upon said agent shall be deemed sufficient service upon the company.

"Section 2. Any insurance, or extension or renewal of insurance, hereafter made by any foreign fire-insurance company, before complying with the provisions of this act, shall be valid; but the agent effecting the same shall be punished by a fine not exceeding five hundred dollars for each offense. And any such company, not complying with the provisions of this act, shall not recover any premium or assessment on any contract of insurance with any citizen of this State, until the provisions of this act are

complied with by said company.

"Sec. 3. The word foreign, used in this act, applies to all companies not incorporated by the Legislature, or created by the

laws of this State.

"Sec. 4. The provisions of chapter 1279 of the Pamphlet Laws, passed November session, 1852, entitled 'An act relating to foreign insurance companies,' and the provisions of section 1 of chapter 2082 of the Pamphlet Laws, passed June session, 1858, entitled 'An act in relation to fire-insurance companies,' shall not be in force and apply to such foreign fire-insurance companies as shall comply with the provisions of this act.

"Sec. 5. This act shall take effect from and after the twentieth

day of July, A. D. 1862."

The bill was then ordered to a third reading this afternoon, at 3 o'clock.

The following message was received from the House:

Mr. President-

The House of Representatives have passed a resolution, providing for the appointment of a special committee, to sit during the recess, and prepare a bill for a revision of the taxing laws of the State; in which they ask the concurrence of the Honorable Senate. And they submit the report of the House Committee, in order to bring the provisions of the resolution before the Honorable Senate.

The Senate concurred in the adoption of the resolution, and joined Senators Smith and Wadleigh.

The following further message was received from the House:

Mr. President-

The House of Representatives are now ready to meet the Honorable Senate in convention, for the purpose of receiving the report of the select committee appointed to wait on the State officers and receive their bonds.

On motion of Mr. Tufts, the Senate went into convention.

IN CONVENTION.

Mr. Chase, of the Senate, from the committee to wait upon the State Treasurer, Secretary of State, State Printer and Warden of the State Prison, reported that the committee had attended to the duty assigned them, and now laid the bonds of those officers before the convention.

On motion of Mr. Allen, of the Senate, it was ordered that the bond of the Secretary of State be filed with the State Treasurer, and that the bonds of the State Treasurer, State Printer and Warden of the State Prison be filed with the Secretary of State.

On motion of Mr. Patten, of the Senate, the convention rose, and the Senate returned to their chamber.

Mr. Allen, from the Committee on Engrossed Bills, reported that they had carefully examined, and found correctly engrossed, bills of the following titles, and the following joint resolutions:

An act to establish the town line between the towns of Windham and Hudson;

An act authorizing the sale of the Union Meeting-house, at

Three Ponds Village, in the town of Milton;

An act to incorporate the New-Hampshire Mutual Life Insurance Company;

An act extending the time for the organization of the Man-

chester City Fire and Marine Insurance Company;

An act to alter the times of holding the terms of the Supreme Judicial Court in the western judicial district of the county of Grafton, and in the county of Coös.

An act relating to the State Library;

An act relating to the suspension of specie payments by

banks:

An act to class the Second College Grant with the towns of Errol, Dixville, Wentworth's Location, Cambridge and Millsfield, for the purpose of choosing a representative;

An act exempting tools of a debtor from attachment and exe-

cution;

An act relating to the trial terms of the Supreme Judicial Court for the county of Strafford;

Resolution relating to the State Library;

Resolution in favor of the Concord Gas Light Company, and others;

Resolution relating to the Insane Asylum;

Resolution authorizing the repair of the State Prison;

Resolution appropriating twenty-five hundred dollars for educating the indigent deaf, dumb and blind;

Resolution in favor of the town of Newcastle.

On motion of Mr. Allen the vote was reconsidered whereby the amendment to the Militia Bill, on the 20th page, was adopted; and, on motion of Mr. Smith, it was modified so as to read: Strike out the words "a" and "such," on the 20th page, 7th and 8th lines.

This amendment was then adopted, and the bill was read a third time.

On the question of its passage, the year and nays were demanded by Mr. Smith, and resulted as follows:

Yeas.

Senators Patten, Cooper,
Tufts, Adams,
Wadleigh, Drew—7.
Allen,

Nays

Senators Hackett, Chase, Smith, Burnham—5.

So the bill passed.

Mr. Smith, from the Judiciary Committee, reported, without amendment, the "Act relating to the compensation and duties of jailers," and the bill was ordered to a third reading this afternoon at 3 o'clock.

On motion of the same Senator, the "Act to repeal chapter 2493 of the Pamphlet Laws" was taken from the table, and ordered to a third reading this afternoon at 3 o'clock.

On motion of Mr. Cooper, the "Act to disannex David Griffin from District No. 6, in Raymond, and annex him to District No. 8, in said town," was taken from the table, and on the question, "Shall the bill pass?" it was decided in the negative.

So the bill was rejected.

On motion of Mr. Smith, the report of the committee upon the "Act to provide for the more equitable distribution of the estate of insolvent debtors," was taken from the table.

Mr. Chase moved to amend the report, by striking out the words "indefinitely postponed," and inserting the words, "postponed to the next session of the Legislature."

The amendment was adopted. The report was accepted, and the bill was postponed to the next session of the Legislature.

On motion of Mr. Burnham, the Senate adjourned.

"An art to more the attended of overly of the

AFTERNOON.

The following message was received from the House:

Mr. President-

The House concur with the Honorable Senate in the amendments proposed by them to the bill entitled "An act to enroll the militia of the State, and to provide for the organization and discipline of an active force of volunteer militia." They have passed the Senate bills entitled "An act in relation to the Great Falls Manufacturing Company," and "An act providing for the adoption of children," with amendments; in which they ask the concurrence of the Senate.

The Senate concurred in the adoption of the House amendments.

The following bills, having been read a third time, were rejected:

An act to repeal chapter 2493 of the Pamphlet Laws;

Act for the relief of creditors of fraudulent debtors, and in

amendment of chapter 237 of the Pamphlet Laws.

On motion of Mr. Patten the vote was reconsidered whereby the "Act for the preservation of birds" was amended, and the amendment was rejected.

On the question, "Shall the bill pass?" the yeas and nays

were demanded, and resulted as follows:

Yeas.

Senators

Hackett, Patten, Smith,

Stearns,

Tufts, Chase, Burnham, Allen — 8.

Nays.

Senators

Cooper, Adams, Drew-3.

So the bill passed.

On motion of Mr. Smith the title of the bill was amended so as to read, "An act to promote the interests of agriculture."

The following bills were read a third time and passed:

Act for the prevention of fires;

Act relating to the compensation and duties of jailers;

Act in relation to foreign insurance companies;

Act relating to houses of correction;

Act to prevent encroachments upon highways and other public easements.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following bills and resolution, in the passage of which they ask the concurrence of the Honorable Senate:

An act relative to the keeping of dogs;

An act in relation to the gas precinct in Concord;

An act to prevent the sale of unwholesome provisions;

An act in relation to the duties of the Adjutant-General; An act in addition to an act entitled, An act to establish a

corporation by the name of the Harbor Manufacturing Company; Resolution relating to the sale of the State lands lying in the town of Pittsburg.

The following bills were read twice, and referred as follows:

To the Committee on Military Affairs:

Act in relation to the duties of the Adjutant-General.

To the Committee on Agriculture and Manufactures:

Act relative to the keeping of dogs.

Act to prevent the sale of unwholesome provisions.

To the Committee on Towns:

Act in relation to the gas precinct in Concord.

To the Committee on State Institutions:

Resolution relating to the sale of the State lands lying in the town of Pittsburg.

To the Judiciary Committee:

Act to amend the charter of the Harbor Company.

The act regulating the evidence in trials of actions on the case for slander, was read a third time, and on the question, "Shall the bill pass?" Mr. Smith demanded the yeas and nays, which resulted as follows:

Yeas.

Senators Patten,

Wadleigh, Chase, Burnham, Allen, Cooper, Adams, Drew—8.

Nays.

Senators

Hackett, Smith, Stearns, Tufts—4.

So the bill passed.

On motion of Mr. Smith the vote was reconsidered whereby the Senate refused a passage to the "Act to disannex the farm of David Griffin from School District No. 6, in Raymond, and annex him to District No. 8, in said town," and the bill was read a third time and passed.

Mr. Tufts, from the Committee on Engrossed Bills, reported that they had carefully examined, and found correctly engrossed, the "Act in relation to the Great Falls Manufacturing Company."

Mr. Allen, from the Committee on Incorporations, reported without amendment the "Act to incorporate the Squamscott Aqueduct," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

The following message was received from the House:

Mr. President-

The House have passed bills entitled

An act in relation to assignments for the benefit of creditors, made in pursuance of chapter 134 of the Revised Statutes.

An act defining the age at which children shall be admitted to the public schools, and for other purposes; in which they ask the concurrence of the Senate.

The House concur with the Senate in the amendments proposed by them to a bill and joint resolution, entitled An act extending the privileges of the writ of habeas corpus in certain cases.

Resolution relating to cannon in the arsenal at Lancaster.

The following bills were read twice, and referred as follows:

To the Judiciary Committee:

Act in relation to assignments for the benefit of creditors, made in pursuance of chapter 134 of the Revised Statutes.

To the Committee on Education:

Act defining the age at which children shall be admitted to

the public schools, and for other purposes.

On motion of Mr. Chase, of No. 7, the "Act in amendment of chapter 2088 of the Pamphlet Laws," was taken from the table.

The same Senator moved the following amendments, which were adopted:

Strike out section 1, and insert instead the words, "It shall be the duty of the superintending school committees of the several towns, cities and districts, or other officers sustaining the same or a similar relation to the schools as said committees, to continue in use in the schools of their respective towns, cities and districts for the term of five years all such text books as are now used therein; and any such text book, or any text book hereafter introduced into the school, shall not be changed within five years from the time of its introduction, unless by vote of the town, city or district."

Also add to section 4 the words, "This act shall not apply to such school districts as have or may adopt the Somersworth act, so called."

The bill, then, on motion of Mr. Patten, of No. 2, was indefinitely postponed.

Mr. Stearns, of No. 4, from the Committee on Railroads, to whom was referred the "Resolution instructing them to inquire into the expediency of repealing all laws establishing the office of Railroad Commissioner," reported the following resolution, which was adopted:

Resolved, That the further consideration of the subject be indefinitely postponed.

Mr. Smith, of No. 3, from the Judiciary Committee, reported without amendment the "Act amending the charter of the

Harbor Company," and under a suspension of the rules the bill was read a third time and passed.

On motion of Mr. Chase, of No. 7, it was ordered that the adjournment this afternoon be till 8 o'clock this evening.

On motion of Mr. Smith, of No. 3,

The Senate adjourned.

EVENING.

The act to incorporate the Squamcott Aqueduct Company

was read a third time and passed.

Mr. Smith, from the Committee on the Judiciary, reported, without amendment, the "Act relating to naturalization." On motion of Mr. Cooper the rules were suspended, and the bill was read a third time. On the question, "Shall the bill pass?" the yeas and nays were demanded by Mr. Smith, and resulted as follows:

Yeas.

Senators

Hackett, Patten, Smith, Stearns, Wadleigh, Chase,
Burnham,
Cooper,
Adams,
Drew—10.

So the bill passed.

The following message was received from the House:

Mr. President-

The House have passed the following bills, in the passage of which they ask the concurrence of the Senate:

An act in amendment of an act entitled An act to enable counties to fund their floating debts.

The House have passed Senate bills entitled-

An act providing for the removal of foreign paupers;

An act relating to the treasurers of certain railroads, with amendments, in the passage of which amendments they ask the concurrence of the Senate.

The Senate concurred in the amendments proposed by the

House.

The "Act amending the act to enable counties to fund their floating debt" was read twice and referred to the Committee on Finance.

Mr. Burnham, from the Committee on Railroads, to whom was referred the resolution instructing them to inquire whether certain railroads had complied with the provisions of section 55 of chapter 150 of the Compiled Statutes, reported that the committee had not been able to obtain the requisite information, and offered the following resolution, which were adopted:

Resolved, That the further consideration of said resolution be postponed to the next session, and that the Clerk give notice thereof to the several corporations mentioned therein, with requests that they file copies of all leases and contracts, relating to the matters embraced in said inquiries, with the Clerk, on or before the first day of the next session, for the information of the Senate.

Mr. Stearns, from the same committee, to whom was referred the Return of the Atlantic and St. Lawrence Railroad, reported

the following resolution, which was adopted:

Resolved, That the same be filed in the office of the Secretary of State.

Mr. Smith, under a suspension of the rules, introduced a bill entitled "An act relating to the trial terms of the Supreme Judicial Court for the county of Hillsborough," which was read twice and referred to the Senators from Nos. 3, 7 and 8; and being by them reported without amendment, was, under a suspension of the rules, read a third time and passed.

On motion of Mr. Tufts,

The Senate adjourned.

THURSDAY, July 3.

The reading of the journal was dispensed with, on motion of Mr. Patten, of No. 2.

Mr. Cooper, of No. 10, reported without amendment the "Act in relation to the gas precinct in Concord; and, under a suspension of the rules, the bill was read a third time and passed.

Mr. Wadleigh, of No. 6, from the Committee on Military Affairs, reported without amendment the "Act in relation to the duties of the Adjutant-General," and the bill was ordered to a third reading this afternoon at 3 o'clock.

The following message was received from the House:

Mr. President-

The House have passed the following bill and the following joint resolutions, in the passage of which they ask the concurrence of the Senate:

An act providing for the assessment and collection of a State tax;

Resolution authorizing the Treasurer to borrow, for the temporary use of the State, a sum not exceeding two hundred and fifty thousand dollars;

Resolution relating to the House of Reformation;

An act in addition to and in amendment of the act authorizing cities and towns to aid the families of volunteers, and for other purposes, passed June session, 1861;

The House concur with the Senate in the amendments pro-

posed by them to the bills and joint resolutions entitled

An act extending the privileges of the writ of habeas corpus in certain cases.

An act in amendment of chapter 2511 of the Pamphlet Laws of this State, passed June session, 1861, entitled An act altering and defining the southern boundary of Columbia;

Resolution relating to cannon in the arsenal at Lancaster.

The House also concur with the Senate in the passage of the bill entitled An act relating to imprisonment in the House of Reformation and elsewhere.

The House do not concur with the Senate in the amendments proposed by them to the bill entitled An act in amendment of chapter 162 of the Revised Statutes.

On motion of Mr. Smith, the "Act in amendment of chapter 162 of the Revised Statutes" was laid upon the table.

The following bills and resolutions were read twice, and re-

·ferred as follows:

To the Committee on State Institutions:

Resolution relating to the House of Reformation.

To the Committee on Military Affairs:

Act in addition to, and in amendment of, an act authorizing cities and towns to aid the families of volunteers, and for other purposes.

To the Committee on Finance:

Act providing for the assessment and collection of a State tax;

Resolution authorizing the Treasurer to borrow \$250,000.

Mr. Tufts, of No. 5, from the Committee on Engrossed Bills, reported that they had carefully examined, and found correctly engrossed, the following bills and resolutions:

An act to alter the place of holding a term of the Probate Court in and for the county of Hillsborough;

Resolution in favor of Henry O. Kent and others;

An act to incorporate the Dummer Ponds Dam and Sluice Company;

An act for the adoption of children;

An act in addition to an act to establish a corporation by the name of the Harbor Manufacturing Company;

An act relating to imprisonment in the House of Reformation

and elsewhere;

An act relative to the privileges of the writ of habeas corpus in certain cases;

Resolution relating to cannon in the arsenal at Lancaster;

An act to disannex the homestead farm of David Griffin from school district No. 6, in Raymond, and annex the same to district No. 8, in said town.

On motion of Mr. Wadleigh, of No. 6, the rules were suspended, and the "Act in relation to the duties of the Adjutant-General" was read a third time and passed.

Mr. Chase, of No. 7, from the Committee on Finance, reported, without amendment, the "Act in amendment of the act

to enable counties to fund their floating debt," and under a suspension of the rules the bill was read a third time and passed.

Mr. Drew, of No. 12, from the Committee on Agriculture, reported, without amendment, the "Act to prevent the sale of unwholesome provisions," and, under a suspension of the rules, the bill was read a third time and passed.

Mr. Chase, of No. 7, from the Committee on State Institutions, reported, without amendment, the "Resolution relating to the House of Reformation," and, under a suspension of the

rules, the resolution was read a third time and passed.

Mr. Cooper, of No. 10, from the Committee on Education, to whom was referred the "Act defining the age at which children shall be admitted to the public schools," reported the following resolution, which was adopted:

Resolved, That the further consideration of the same be indefinitely postponed.

The following message was received from the House:

Mr. President-

The House have passed the following bill and the following joint resolutions, in which they ask the concurrence of the Honorable Senate:

An act providing for the establishment of an invalid hospital for sick and disabled New-Hampshire soldiers;

Resolution appropriating money for repairs upon the arsenal

at Portsmouth;

Resolution authorizing the Governor to transport the military force out of the limits of the State;

Resolution in favor of Rev. R. S. Stubbs, chaplain.

The following bill and resolutions were read twice, and referred as follows:

To the Committee on Military Affairs:

Act providing for the establishment of an invalid hospital for sick and disabled New-Hampshire soldiers;

Resolution appropriating money for repairs upon the arsenal at Portsmouth.

To the Judiciary Committee:

Resolution authorizing the Governor to transport the military force out of the limits of the State.

To the Committee on Claims:

Resolution in favor of Rev. R. S. Stubbs, chaplain.

Mr. Wadleigh, of No. 6, from the Committee on Military Affairs, reported, without amendment, the "Resolution making an appropriation for the repairs of the Portsmouth arsenal," and, under a suspension of the rules, the resolution was read a third time and passed.

The following message was received from the House:

Mr. President-

The House of Representatives concur with the Senate in the amendments proposed by them to the bills entitled—

An act for the preservation of birds;

An act regulating the evidence in trials of actions on the case for slander;

An act in relation to foreign insurance companies;

An act respecting the trial terms and county officers of Hills-

borough county.

Mr. Tufts, of No. 5, from the Committee on Claims, reported, without amendment, the "Resolution in favor of R. S. Stubbs, chaplain," and, under a suspension of the rules, the resolution was read a third time and passed.

[Mr. Patten in the chair.]

Mr. Chase, of No. 7, from the Committee on Finance, reported, without amendment, "An act providing for the assessment and collection of a State tax," and, under a suspension of

the rules, the bill was read a third time and passed.

The same Senator, from the Committee on Military Affairs, reported, without amendment, the "Act to establish an invalid hospital for sick and disabled New-Hampshire soldiers," and, under a suspension of the rules, the bill was read a third time and passed.

Mr. Stearns, of No. 4, from the Committee on Military Affairs, reported, without amendment, the "Act in amendment of an act authorizing cities and towns to aid the families of

volunteers.'

The same Senator then moved the following amendment, which was adopted: In section 3, line 17, after the word "State," insert the words, "mustered into the service of the United States."

This amendment was rejected, and the bill was then ordered

to a third reading this afternoon at 3 o'clock.

[The President in the chair.]

Mr. Drew, of No. 12, from the Committee on Finance, reported, without amendment, the "Resolution authorizing the State Treasurer to borrow \$250,000," and the resolution was ordered to a third reading this afternoon at 3 o'clock.

On motion of Mr. Adams, of No. 11,

The Senate adjourned.

AFTERNOON.

The following resolution, introduced by Mr. Smith, of No. 3, was adopted:

Resolved, That when the Senate adjourn this afternoon it be to meet on Saturday next, at 3 o'clock P. M., and when the Senate adjourn on Saturday it be to meet on Monday next at 4 o'clock P. M.

On motion of the same Senator,

The Senate adjourned.

SATURDAY, July 5.

AFTERNOON.

[Mr. Stearns in the chair.]
There being no quorum present the Senate adjourned.

Monday, July 7.

AFTERNOON.

The Senate was called to order by the Clerk, and Mr. Chase, of No. 7, was chosen President pro tempore.

The journal of Saturday was read and approved.

Mr. Smith, of No. 3, from the Committee on the Judiciary, to whom was referred a resolution instructing them to inquire into the expediency of requiring insurance companies to make returns annually, instead of the present examinations by the insurance commissioners, reported a bill entitled, "An act requiring insurance companies to make annual returns," which was read twice and laid upon the table, on motion of Mr. Smith; and, being subsequently taken up, was read a third time and passed.

The following resolution, introduced by Mr. Smith, was

adopted:

Resolved by the Senate and House of Representatives, in General Court convened, That the business of the present session of the Legislature be brought to a close on Wednesday, the 9th day of July, at $4\frac{1}{2}$ o'clock A. M.

The resolution authorizing the State Treasurer to borrow \$250,000 for the use of the State, was read a third time and passed.

On motion of Mr. Stearns, of No. 4, the "Act in relation to aid to the families of volunteers" was put back on its second reading, and referred to the Committee on the Judiciary.

On motion of Mr. Adams, of No. 11,

The Senate adjourned.

TUESDAY, July 8.

The journal of yesterday was read and approved.

Mr. Patten, from the Judiciary Committee, reported, without amendment, the "Resolution authorizing the Governor to transport the military force out of the limits of the State," and the resolution was ordered to a third reading this afternoon at 3 o'clock.

The following message was received from the House:

Mr. President-

The House of Representatives have passed the following bills and the following joint resolutions, in the passage of which they ask the concurrence of the Honorable Senate:

An act relating to the taxation of costs;

An act in addition to an act entitled An act to aid in the defense of the country;

An act to change the names of certain persons;

An act in addition to chapter 106 of the Revised Statutes, relating to the inspection of lumber, timber, &c.;

An act to incorporate the South-Hampton Steam Mill Com-

pany;

An act to exempt sewing machines from attachment;

An act to authorize school districts, acting under the Somersworth law, to raise money for the support of schools;

Resolution relating to public lands of the United States;

Resolution in favor of James French;

Resolution in favor of R. N. Corning and others;

Resolution in favor of the New-Hampshire Historical Society; Resolution appropriating five hundred dollars for the contingent expenses of the State;

Resolution in favor of H. G. Kayes and others;

Resolution in favor of Charles H. Roberts and others;

Resolution in favor of N. W. Oliver and others; Resolution in favor of Readio & Allen and others;

Resolution providing for the final allowance and payment of all claims against the State for aid furnished the families of volunteers prior to June, 1862;

Resolution relative to a convention to revise the Constitution; Resolution in favor of Elias Frink and John L. Pickering;

Resolution providing for addition surgeons for the New-Hampshire forces in actual service;

Resolution in favor of Francis A. Marden; Resolution in favor of C. F. Livingston; Resolution of thanks to the Third Regiment;

Resolution in favor of George H. Chandler and others.

The House have passed the Senate bill entitled "An act relating to the trial terms of the Supreme Judicial Court for the county of Hillsborough," with amendments; in the passage of which amendments they ask the concurrence of the Honorable Senate.

The Senate concurred in the passage of said amendments.

The following bills and resolutions were read twice, and referred as follows:

To the Committee on the Judiciary:

Act relative to the taxation of costs;

Act to exempt sewing machines from attachment;

Resolution relative to a convention to revise the Constitution.

To the Committee on Claims:

Resolution in favor of R. N. Corning and others;

Resolution in favor of H. G. Kayes and others;

Resolution in favor of Charles H. Roberts and others;

Resolution in favor of N. W. Oliver and others;

Resolution in favor of Readio & Allen and others;

Resolution in favor of Elias Frink and John L. Pickering;

Resolution in favor of Francis A. Marden;

Resolution in favor of C. F. Livingston;

Resolution in favor of George H. Chandler and others.

To the Committee on Military Affairs:

Resolution of thanks to the Third Regiment;

Resolution providing for additional surgeons for the New-Hampshire troops in actual service.

To the Committee on Finance:

Resolution in favor of James French;

Resolution providing for the final allowance and payment of all claims against the State for aid furnished families of volunteers prior to June, 1862;

Resolution appropriating \$500 for the contingent expenses of

the State;

Act in addition to the "Act to aid in the defense of the country."

To the Committee on Education:

Act to change the names of certain persons;

Act to authorize school districts acting under the Somersworth act to raise money for the support of schools.

To the Committee on State Institutions:

Resolution in favor of the New-Hampshire Historical Society; Resolution relating to the public lands of the United States.

To the Committee on Agriculture and Manufactures:

Act in addition to chapter 106 of the Revised Statutes, relating to the inspection of lumber and timber.

To the Committee on Incorporations:

Act to incorporate the South-Hampton Steam Mill Company.

Mr. Smith, of No. 3, from the Judiciary Committee, to whom was referred the "Memorial of Wm. P. Wheeler and others, in relation to a change of time for the law terms of the Supreme Judical Court in the third district," reported the following resolution, which was adopted:

Resolved, That the memorialists have leave to withdraw.

The same Senator, from the same committee, reported, in a new draft, the act amending the "Act authorizing cities and towns to aid the families of volunteers," which was read twice, and, on motion of the Senator from No. 9, Mr. Allen, was laid on the table.

Mr. Patten, of No. 2, from the same committee, reported, without amendment, the "Act to repeal chapter 2367 of the Pamphlet Laws, and for other purposes," which was ordered to a third reading this afternoon at 3 o'clock.

Mr. Tufts, of No. 5, from the Committee on Engrossed Bills, reported that they had carefully examined, and found correctly engrossed, bills and resolutions of the following titles:

Act relating to naturalization;

Act providing for the removal of foreign paupers; Act in relation to the gas precinct in Concord;

Act in amendment of an act entitled An act to enable counties to fund their floating debts;

Act in relation to the duties of the Adjutant-General; Act to prevent the sale of unwholesome provisions;

Act respecting the trial terms and county officers of Hills-borough county;

Act in relation to foreign insurance companies;

Act regulating the evidence in trials of actions on the case for slander;

Act for the assessment and collection of a State tax;

Act for the establishment of an invalid hospital for sick and disabled New-Hampshire soldiers;

Act to promote the interests of agriculture;

Act for the prevention of fires;

Act in amendment of chapter 2511 of the Pamphlet Laws of this State, passed June session, 1861;

Act relating to the compensation and duties of jailers; Act relating to the treasurers of certain railroads;

Act to prevent encroachments upon highways and other public easements;

Act relating to houses of correction, and in addition to chapter 116 of the Revised Statutes;

Resolution in favor of R. S. Stubbs;

Resolution relating to the House of Reformation;

Resolution appropriating money for repairs upon the arsenal at Portsmouth.

Mr. Wadleigh, of No. 6, from the Committee on Military Affairs, to whom was referred the message of His Excellency, the Governor, and the report of the committee appointed to investigate the condition of the Adjutant-General and Quartermaster-General's department, reported the following resolution, which was adopted:

Resolved, That His Excellency the Governor be requested to submit the matter to the consideration of the State's Attorney-General, and to authorize him to take such action thereon as he may deem expedient.

Mr. Adams, of No. 11, from the Committee on Education, reported the "Act to change the names of certain persons," with the following amendment, which was adopted. Add the words, "that Isaac Marshall Campbell may take the name of Isaac Campbell Marshall." The bill was then ordered to a third reading this afternoon at 3 o'clock.

Mr. Drew, of No. 12, from the same committee, reported, without amendment, the "Act to authorize school districts, acting under the Somersworth law, to raise money for school purposes," and the bill was ordered to a third reading this afternoon at 3 o'clock.

On motion of the Senator from No. 5, Mr. Tufts, the rules of the Senate were suspended, and the following bills were read a third time and passed:

Act to repeal chapter 2367 of the Pamphlet Laws, and for other purposes;

Act to authorize school districts, acting under the Somersworth law, to raise money for the support of schools;

Act to change the names of certain persons;

Resolution authorizing the Governor to transport the military force out of the limits of the State.

On motion of Mr. Allen, of No. 9, the "Act in amendment of an act to aid the families of volunteers," was taken from the table. The same Senator moved the following amendment, which was adopted:

In line 9, of section 7, after the word "dependents," insert the words, "and also the dependents upon any person whose residence at the time of his enlistment can not be determined."

The bill was then, under a suspension of the rules, read a

third time and passed.

Mr. Tufts, of No. 5, from the Committee on State Institutions, reported, without amendment, the "Resolution relating to the Public Lands of the United States," and Mr. Chase, of No. 7, from the same committee, reported, without amendment, the "Resolution in favor of the New-Hampshire Historical Society," and, under a suspension of the rules, both resolutions were read a third time and passed.

On motion of Mr. Cooper, of No. 10,

The Senate adjourned.

AFTERNOON.

Mr. Chase, of No. 7, from the Committee on Finance, reported, without amendment, the "Act amending the act to aid in the defense of the country," and the bill was ordered to a

third reading to-morrow forenoon at 10 o'clock.

The same Senator, from the Committee on Military Affairs, reported, without amendment, the "Resolution providing additional surgeons for the New-Hampshire troops in actual service," and the resolution was ordered to a third reading to-morrow foremoon at 10 o'clock.

Mr. Smith, from the Committee on Finance, to whom was referred the "Resolution in favor of James French," reported

the following resolution, which was adopted:

Resolved, That the same be referred to the Committee on Claims.

Mr. Chase, from the same committee, reported, without amendment, the "Resolution providing for the allowance and payment of all claims against the State for aid furnished the families of volunteers prior to June, 1862," and the resolution was ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Drew, from the same committee, reported, without amendment, the "Resolution appropriating \$500 for the contingent expenses of the State," and the resolution was ordered to a third

reading to-morrow forenoon at 10 o'clock.

The same Senator, from the Committee on Agriculture and Manufactures, reported, without amendment, the "Act in addition to chapter 106 of the Revised Statutes, relating to the taxation of lumber and timber," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

The following message was received from the House:

Mr. President-

The House have indefinitely postponed the Senate bill, entitled An act in addition to and in amendment of chapter 1677 of the Pamphlet Laws, entitled "An act providing for limited partner-

ships," passed June session, 1855.

They have postponed to the next session of the Legislature the Senate bill entitled An act authorizing the Eastern Railroad in New-Hampshire and the Eastern Railroad Company in Massachusetts to unite and form one corporation, by the name of the Eastern Railroad Company.

The House have passed the following bill and joint resolution, in the passage of which they ask the concurrence of the Honora-

ble Senate:

An act in relation to division fences between the owners and occupants of adjoining lands;

Resolution relative to indexing the marriage certificates now

on file in the office of the Secretary of State.

The House concur with the Honorable Senate in the amendment proposed by them to the bill entitled An act to change the names of certain persons.

The following bill and resolution were read twice, and referred to the Judiciary Committee:

Act in relation to division fences between the owners and occupants of adjoining lands; Resolution relative to indexing the marriage certificates now on file in the office of the Secretary of State.

Mr. Adams, from the Committee on Claims, reported, without amendment, the resolution in favor of Francis A. Marden, and the resolution in favor of H. G. Kayes and others, which were severally ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Wadleigh, from the same committee, reported, without amendment, the resolution in favor of George H. Chandler and others, and the resolution was ordered to a third reading tomorrow forenoon at 10 o'clock.

The same Senator, from the Committee on Military Affairs, reported without amendment the "Resolution of thanks to the Third Regiment," and the resolution was ordered to a third

reading to-morrow forenoon at 10 o'clock.

Mr. Smith, from the Committee on the Judiciary, reported without amendment the "Act in relation to assignments for the benefit of creditors, made in pursuance of chapter 134 of the Revised Statutes," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Patten, from the same committee, reported without amendment the "Act to exempt sewing machines from attachment," and the bill was ordered to a third reading to morrow

forenoon at 10 o'clock.

The following message was received from the House:

Mr. President-

The House have passed a resolution entitled "Resolution in favor of H. C. Handerson and others," in the passage of which they ask the concurrence of the Honorable Senate.

They have indefinitely postponed the Senate bill entitled An

act requiring insurance companies to make annual returns.

The resolution in favor of H. C. Handerson and others was read twice and referred to the Committee on Claims.

Mr. Tufts, from the Committee on Claims, reported, without amendment, the

Resolution in favor of R. N. Corning and others;

Resolution in favor of Elias Frink and John L. Pickering;

Resolution in favor of C. F. Livingston;

-which were severally ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Wadleigh, from the Judiciary Committee, to whom was referred the act relating to the taxation of costs, reported the same with the following amendment, which was adopted:

Strike out the 1st section, and insert the words: "The party prevailing in any suit at law or equity shall be allowed to tax in his bill of costs the stamp or other duty imposed by act of Congress upon the writ, pleadings or other process used in said suit; or upon any note, bill, lease, deed, agreement, or other instrument upon which said suit or its defense is grounded."

The bill was then ordered to a third reading to-morrow fore-noon at 10 o'clock.

Mr. Allen, from the Committee upon Engrossed Bills, reported that they had carefully examined and found correctly engrossed the following bills and joint resolution:

An act to enroll the militia of the State, and to provide for the organization and discipline of an active force of volunteer militia:

An act relating to the trial terms of the Supreme Judicial

Court for the county of Hillsborough;

Resolution authorizing the Treasurer to borrow, for the temporary use of the State, a sum not exceeding two hundred and

fifty thousand dollars.

The same Senator, from the Committee on Incorporations, reported, without amendment, the "Act to incorporate the South-Hampton Steam Mill Company," and the bill was ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Drew, from the Committee on Agriculture and Manufactures, to whom was referred the "Act relative to the keeping of dogs," reported the same with the following amendment, which was adopted:

Strike out all after the enacting clause, and insert instead the following: "Section 1. It shall be the duty of the selectmen or assessors of every town, place or city in this State, when making the annual invoice of taxable estates, to ascertain the number of dogs owned or kept by any person or persons resident within their respective towns, places or cities; and they shall annually assess upon such owner or owners, for every male dog so owned or kept, if of the age of one year or upward, the sum of one dollar, and for every female dog of the same age the

sum of two dollars, to be collected and paid into the treasury of the town, place or city, as assessments upon taxable property are now done by law.

"Section 2. All acts and parts of acts inconsistent with this

act are hereby repealed."

The bill was then ordered to a third reading to-morrow forenoon at 10 o'clock.

Mr. Wadleigh, from the Committee on Claims, to whom was referred the resolution in favor of Readio & Allen and others, reported the following resolution, which was adopted:

Resolved, That the above claims be referred to the Governor and Council for adjustment.

The resolutions upon national affairs, introduced by Mr. Smith, of No. 3, were read twice, and laid upon the table, on motion of Mr. Drew, of No. 12.

Mr. Patten, from the Judiciary Committee, reported, without amendment, the resolution relative to a convention to revise the Constitution, and the resolution was ordered to a third reading

to-morrow forenoon at 10 o'clock.

On motion of Mr. Chase, of No. 7, the act in relation to assignments for the benefit of creditors, made in pursuance of chapter 134 of the Revised Statutes, was put on its second reading for amendment. The same Senator moved to amend by restoring the first three sections; but pending the consideration of the amendment the bill was laid upon the table, on motion of Mr. Chase.

The "Act relative to the keeping of dogs" was read a third time. Mr. Drew, of No. 12, moved that the bill be indefinitely postponed, which motion did not prevail. On the question, Shall the bill pass? the yeas and nays were demanded by Mr.

Smith, and were as follows:

Yeas.

Senators Patten, Tufts, Chase,

Burnham, Allen, Adams—6.

Nays.

Senators

Hackett, Smith, Stearns,

Cooper, Drew-5.

So the bill passed.

Mr. Adams, from the Committee on Claims, to whom was referred the "Resolution in favor of N. W. Oliver and others," reported the following resolution, which was adopted:

Resolved. That the further consideration of the same be indefinitely postponed.

Mr. Smith, from the Judiciary Committee, reported, without amendment, the "Act in relation to division fences between owners and occupants of adjoining lands," and, under a suspension of the rules, the bill was read a third time and passed.

The same Senator, from the same committee, to whom was referred the "Act relating to the competency as witnesses of parties to a suit," reported the same, with the following amend-

ment, which was adopted:

Strike out the 1st section and insert instead the words, "That in all actions where the plaintiff sues as indorsee or assignee of a bill of exchange, promissory note or mortgage, and either the drawer or drawee of the bill, or maker or payee of the note, or the mortgagor or mortgagee is dead; or if such bill or note was an accommodation bill or note, and either of the actual original parties in interest to the same is dead, the surviving drawer or drawee of such bill, maker or payee of such note, mortgagor or mortgagee, or actual original party in interest, shall be incompetent as a witness, unless the plaintiff is offered, and testifies as a witness for himself."

The bill was then, under a suspension of the rules, read a third time and passed.

The following further bills and resolutions, under a suspension

of the rules, were read a third time and passed:

Resolution relative to a convention to revise the Constitution: Act in addition to an act to aid in the defense of the country; Act to exempt sewing machines from attachment;

Act relative to the taxation of costs;

Act to incorporate the South-Hampton Steam Mill Company; Act in addition to chapter 106 of the Revised Statutes, re-

lating to the inspection of timber and lumber;

Resolution providing for the final allowance and payment of all claims against the State for aid furnished the families of volunteers:

Resolution providing for additional surgeons for the New-Hampshire troops in actual service;

Resolution in favor of R. N. Corning and others;

Resolution in favor of Elias Frink and John L. Pickering;

Resolution in favor of C. F. Livingston; Resolution in favor of Francis A. Marden;

Resolution of thanks to the Third Regiment; Resolution in favor of H. G. Kayes and others;

Resolution appropriating \$500 for the contingent expenses of the State;

Resolution in favor of G. H. Chandler and others.

On motion of Mr. Smith, of No. 3, it was ordered that the adjournment this afternoon be to $7\frac{1}{2}$ o'clock this evening.

On motion of Mr. Drew, of No. 12,

The Senate adjourned.

EVENING SESSION.

On motion of Mr. Chase, of No. 7, the "Act in relation to assignments for the benefit of creditors, made in pursuance of chapter 134 of the Revised Statutes," was taken from the table, and, by leave of the Senate, Mr. Chase withdrew the amendment proposed by him.

The bill was then, under a suspension of the rules, read a

third time and passed.

The following message was received from the House:

Mr. President-

The House of Representatives have passed a resolution relative to enlistments, in the passage of which they ask the concurrence of the Honorable Senate.

The resolution was read twice, and referred to the Judiciary Committee.

Mr. Smith, from the Judiciary Committee, to whom was referred the "Act providing for a convention of delegates for the

purpose of revising the Constitution," reported the following resolution, which was adopted:

Resolved, That the further consideration of said bill be postponed to the next session of the Legislature.

The same Senator, from the same committee, to whom was referred the "Act to amend chapter 1518 of the Pamphlet Laws, in relation to marriages," reported the following resolution, which was adopted:

Resolved, That the further consideration of said bill be indefinitely postponed.

Mr. Wadleigh, from the same committee, to whom was referred the resolution providing for the indexing of marriage certificates now on file in the office of the Secretary of State, reported the following resolution, which was adopted:

Resolved, That the further consideration of said bill be indefinitely postponed.

On motion of Mr. Adams the vote was reconsidered whereby the Senate indefinitely postponed the resolution in favor of N. W. Oliver and others, and the bill was recommitted to the Committee on Claims, and, being by them subsequently reported, was, under a suspension of the rules, read a third time and passed.

The following message was received from the House:

Mr. President —

The House of Representatives have passed the following bill and the following joint resolution, in the passage of which they ask the concurrence of the Honorable Senate:

An act relating to the militia;

Resolution increasing the contingent appropriations.

The House concur with the Senate in the passage of a bill entitled "An act in addition to and in amendment of the act authorizing cities and towns to aid the families of volunteers, and for other purposes," passed June session, 1861.

The resolution increasing the contingent appropriation was read twice, and referred to the Committee on Finance.

The act relating to the militia was read twice, and referred to the Committee on Military Affairs. On motion of Mr. Smith the resolutions on national affairs were taken from the table.

Mr. Chase moved to add the following section:

Section 6. That those measures, rendered imperative by the exigencies and necessities of a war for the salvation of the nation, the Constitution, and all the rights secured by it, are equally constitutional with those measures adopted in accordance with the provisions of that instrument in time of peace.

Pending the consideration of this amendment, the resolutions

were laid upon the table, on motion of Mr. Smith.

On motion of Mr. Chase the Senate took a recess till 9 o'clock. After the recess, on motion of Mr. Patten, of No. 2, the vote was reconsidered whereby the Senate passed the resolution in favor of N. W. Oliver and others; and, on motion of Mr. Tufts, of No. 5, the bill was put back on its second reading, for amendment.

The same Senator moved the following amendment, which was adopted: Strike out all relative to the claim of Daniel L.

Randall.

The resolution was then, under a suspension of the rules, read

a third time and passed.

Mr. Smith, from the Judiciary Committee, reported, without amendment, the resolutions in relation to enlistments, and, under a suspension of the rules, the resolutions were read a third time and passed.

Mr. Tufts, from the Committee on Claims, reported the resolution in favor of Chas. H. Roberts and others, with the follow-

ing amendments, which were adopted:

Strike out of C. H. Roberts' claim "101 dollars," and insert "116 dollars."

Strike out of U. L. Comings' claim "100 dollars," and insert "115 dollars."

Strike out of J. W. Robinson's claim, " 80_{100}^{20} dollars," and insert " 95_{100}^{20} dollars."

The resolution was then, under a suspension of the rules, read a third time and passed.

The same Senator, from the same committee, reported, without amendment, the resolution in favor of H. C. Handerson and

others, and the resolution in favor of James French and others, which, under a suspension of the rules, were severally read a third time and passed.

On motion of Mr. Smith, of No. 3, the "Act in amendment of chapter 162 of the Revised Statutes," was taken from the

table, and indefinitely postponed.

On motion of Mr. Tufts, of No. 5, it was ordered that the adjournment this evening be till 9 o'clock to-morrow morning, and on motion of the same Senator

The Senate adjourned.

WEDNESDAY, July 9.

The reading of the journal was dispensed with.

Mr. Drew, from the Committee on Finance, reported the "Resolution increasing the contingent fund," with the following amendment, which was adopted:

Strike out all after the word "treasurer," in the 9th line, and insert the words: "Such sums as may be necessary to cover any personal expenses incurred by him in the discharge of his official duties in consequence of the war."

The bill was then, under a suspension of the rules, read a

third time and passed.

The following message was received from the House:

Mr. President-

The House have amended the Senate resolution, fixing the day for final adjournment, by striking out the words, "at 4½ o'clock in the forenoon," in which amendment they ask the concurrence of the Senate.

The Senate concurred.

The following further message was received from the House:

Mr. President-

The House return the Senate bill entitled "An act to repeal chapter 2367 of the Pamphlet Laws, and for other purposes," without action, as it does not conform with the 8th joint rule.

They concur with the Senate in the amendments proposed by them to the following bills and joint resolutions, entitled,

An act relating to taxation of costs;

An act relating to the competency, as witnesses, of parties to a suit;

An act relative to the keeping of dogs;

Resolution in favor of Chas. H. Roberts and others; Resolution in favor of N. W. Oliver and others.

Mr. Chase moved that the "Act to repeal chapter 2367 of the Pamphlet Laws" be put back on its second reading, for amendment.

Mr. Smith moved its indefinite postponement.

On the question, Shall the bill be indefinitely postponed? the yeas and nays were demanded by Mr. Chase, and resulted as follows:

Yeas.

Senators

Hackett, Smith, Stearns, Wadleigh, Burnham, Drew — 6.

Nays.

Senators

Tufts, Chase, Allen,

Cooper, Adams—5.

So the bill was indefinitely postponed.

Mr. Allen, from the Committee on Engrossed Bills, reported that they had found correctly engrossed the following bills and joint resolutions:

An act to authorize school districts, acting under the Somersworth law, to raise money for the support of schools;

An act to change the names of certain persons;

An act in addition to an act entitled An act to aid in the defense of the country, passed June session, A. D. 1861;

An act in relation to division fences between the owners and occupants of adjoining lands;

An act to exempt sewing machines from attachment;

A resolution providing for additional surgeons for the New-Hampshire forces in actual service;

A resolution providing for the final allowance and payment of all claims against the State for aid furnished the families of volunteers prior to June, 1862;

Resolution in favor of R. N. Corning and others:

Resolution relative to a convention to revise the Constitution; Resolution in favor of Elias Frink and John L. Pickering;

Resolution in favor of H. G. Kayes and others;

Resolution in favor of George H. Chandler and others;

Resolution in favor of James French;

Resolution of thanks to the Third Regiment of New-Hampshire volunteers;

Resolution appropriating five hundred dollars for the contingent expenses of the State;

Resolution in favor of Francis A. Marden; Resolution in favor of C. F. Livingston;

Resolution relating to the public lands of the United States; Resolution authorizing the Governor to transport the military force out of the limits of the State;

Resolution in favor of the New-Hampshire Historical Society; Resolution in favor of H. C. Handerson and others.

Mr. Tufts, from the Committee on State Institutions, to whom was referred the "Resolution relating to the sale of the public lands," reported the following resolution, which was adopted:

Resolved, That the further consideration of the same be indefinitely postponed.

On motion of Mr. Drew the vote was reconsidered whereby the Senate passed the "Resolution increasing the contingent fund." On motion of Mr. Tufts it was put back on its second reading, and the same Senator moved the following amendment, which was adopted:

Strike out all after the word "resolved" and insert the following: "That there be allowed and paid to His Excellency the Governor the sum of one thousand dollars, for the extraordinary expenses and services incurred and rendered by him during the past year, in raising and equipping forces from this State to aid in suppressing the present rebellion against the government of the United States, and in looking after the comfort and welfare of the troops, and that the same be paid from any money in the treasury not otherwise appropriated."

The resolution was then, under a suspension of the rules, read

a third time and passed.

The Senator from No. 4, Mr. Stearns, from the Committee on Military Affairs, reported the "Act relating to the militia," with the following amendments, which were adopted:

Add at the end of the 17th line of section 1, the following: "Provided that in any city, town or place in this State, where residents of said town have entered the service of the United States in the forces of any contiguous State, such residents shall be enrolled as a part of the enrolled militia of such town, city or place, in accordance with the spirit of this section; and a certificate of the adjutant-general of such State, as to enlistment of such persons, and the certificates, under oath, of two responsible persons that are conversant with the facts and with the individuals alluded to therein, and that, to the best of their knowledge and belief, said person has joined the forces of such other State, and, at the time of his enlistment, was a resident of such town or city, upon being filed with the town or city clerk, before such enrollment, shall be primâ facie evidence of such enlistment and residence, and they shall be returned as a part of the enrolled militia of such town, city or place."

In section 1, 10th line, strike out "20th" and insert "31st." In section 2, line 2, before the word "or," insert the words,

"since the first of April last."

In section 7, line 4, after the word "annually," insert the words, "and to all other duties required to be performed."

Strike out section 5, and insert the following:

"Section 5. In determining the proportion of troops now being raised and to be raised from the several cities and towns, in pursuance of any call from the general government upon this State, made since the 1st day of April last, or that may hereafter be made, the whole number of troops so required from this State shall be taken into consideration; and if any town or city, at or before the time of making the draft herein before provided for, shall have furnished, by volunteers or otherwise, the whole or a part of the number so apportioned to it, as its share of the troops so called for since the first day of April last, or that may hereafter be called for to be raised from this State, the residue only of such proportion shall be drafted from such town or city: provided that volunteers therefrom exceeding such quota may be accepted by the Governor, in his discretion. The returns in

the office of the Adjutant-General, of volunteers and other troops mustered into the service, shall be primâ facie evidence of their residence at the time of the enlistment, and the Adjutant-General shall keep all necessary books and prepare and furnish all necessary blanks for carrying into effect the provisions of this act and the act referred to by its title in the first section of this act. The Governor, by and with the advice and consent of the Council, is hereby authorized to offer such bounties as may be deemed necessary to encourage enlistments."

Mr. Chase moved the following further amendment, which was adopted:

Add to section 2 the words, "And shall cause to be published, in one or more newspapers printed in each county, the proportion of troops so apportioned to each town and city."

On the question, Shall the bill be read a third time? the yeas and nays were demanded by Mr. Cooper, and resulted as follows:

Yeas.

Senators Smith, Chase—3.

Stearns,

Nays.

Senators Hackett, Allen,
Patten, Cooper,
Tufts, Adams,
Wadleigh, Drew—9.

Burnham,

So the bill was denied a third reading.

Under a suspension of the rules, Mr. Allen introduced a bill providing for the immediate enrollment of the militia, which was read twice and referred to the Committee on Military Affairs.

On motion of Mr. Burnham the Senate adjourned, to meet this afternoon at 2 o'clock.

AFTERNOON.

Mr. Wadleigh, from the Committee on Military Affairs, rereported without amendment the act providing for the immediate enrollment of the militia of this State, and, under a suspension of the rules, the bill was read a third time and passed.

Mr. Burnham, of No. 8, introduced the following resolution:

Resolved, That the thanks of the Senate be presented to the Hon. William H. Y. Hackett, for the faithful and impartial manner in which he has discharged the duties of the chair during the present session.

Remarks having been made upon this resolution by Senators Patten, Smith, Tufts, Wadleigh, Cooper and Drew, it was unanimously adopted, the Senators rising to express their assent.

The President responded as follows:

Senators—I offer you my grateful thanks for this proof that you have appreciated my efforts to justify your partiality in placing me in this position. The commendation which Senators have been pleased to bestow upon my attempts to fulfill my duties are to me as agreeable as they were unexpected. They have taken me so entirely by surprise that I am unprepared, in language either suited to the occasion or to my own feelings, to express the emotions which they have excited. I shall carry from this chamber recollections, never to be effaced, of the kindness and courtesy which through the whole session each Senator has extended to me.

I have been a gratified witness of the assiduity and ability with which you and each of you have performed the honorable trust which has been confided to you. Your deliberations have been as harmonious as those of honest and independent men ought to be, and you have faithfully done what was needful to guard the rights and equalize the burdens of a frugal people.

I had looked forward to this session with solicitude. The defense of the institutions of our country had occasioned and was occasioning the sacrifice of precious lives, and was imposing burdens upon a population unaccustomed to heavy taxation. My solicitude was for the sacrifice and not for the result. He who reflects that the theater of this struggle is the North-American continent, and the question involved is, what principles shall shape its destiny, can not long doubt what will be the issue. This

result is prefigured by the significant fact that when officers who had been elevated to positions of privilege and power betrayed and attempted to overthrow that country which had honored and trusted them, no sailor or soldier was found to desert his flag. New-Hampshire has done and will continue to do her full share in putting down this rebellion against the principles which peopled and prospered this country—a rebellion which is favored at home and abroad only by those who claim more or are content with less than a government of equal laws ought to confer. I can not find words with which to thank you for your kindness, but at this moment of our parting, in bidding you and each of you an affectionate farewell, allow me to express the earnest hope that upon reaching your homes you may find those who will welcome your coming, in the enjoyment of health and happiness.

The following resolution, introduced by Mr. Cooper, of No. 10, was adopted:

Resolved, That the thanks of the Senate be extended to William A. Preston, Clerk, and Charles H. Bartlett, Assistant Clerk, for the faithful and gentlemanly manner in which they have discharged their duties during the present session.

The following resolution, introduced by Mr. Allen, of No. 9, was adopted:

Resolved, That the thanks of the Senate be presented to Charles H. Roberts, Doorkeeper, for the faithful and acceptable manner in which he has discharged his several duties, and for his courteous and pleasing bearing to each member of the Senate during the present session.

On motion of Mr. Smith, of No. 3, the Senate took a recess of half an hour.

After the recess the following message was received from the House:

Mr. President-

The House of Representatives have passed the accompanying resolutions on national affairs, in the passage of which they ask the concurrence of the Senate:

The resolutions were read twice. Mr. Drew moved that they

be indefinitely postponed. On this question the year and nays were demanded by Mr. Chase, and resulted as follows:

Yeas.

Senators

Wadleigh, Burnham, Drew-3.

Nays.

Senators

Hackett, Patten, Smith, Stearns, Tufts,

Chase,
Allen,
Cooper,
Adams—9.

So the motion to indefinitely postpone did not prevail.

The resolutions were then referred to the Committee on the Judiciary, and were reported by Senators Smith and Patten, of that committee, with the following amendment:

Strike out the 4th resolution and insert, "That the war waged by the Federal Government against the rebels is a war for the support of the constitution; that we are in arms against the rebels because they are in arms against the constitution; that while they struggle to overthrow it, we should insist upon its maintenance and perpetuity, that we may thereby reëstablish the power of the constitution and the supremacy of the government over all the States of the Union; that the confiscation of the property of traitors and rebels, which, in the case of slave confiscation, involves emancipation, should be resorted to whenever and to the extent which the safety of the country, the government and the constitution may demand; and that the President, as commander-in-chief of the army, will be justified in exercising the power as a military necessity, and Congress will be justified in providing all lawful and constitutional means for the same purpose."

On the question of the adoption of this amendment, the year and nays were demanded by Mr. Chase, and resulted as follows:

Yeas.

Senators

Hackett, Patten, Smith, Stearns, Tufts,
Burnham,
Cooper,
Adams—8.

Nays.

Senators

Wadleigh, Chase, Allen, Drew—4.

So the amendment was adopted.

Mr. Wadleigh, of No. 6, moved to further amend by striking out all after the word "resolved," and inserting instead the resolutions reported by the minority of the committee in the House of Representatives, and on the adoption of this amendment demanded the yeas and nays, which resulted as follows:

Yeas.

Senators

Wadleigh, Burnham, Drew-3.

Nays.

Senators

Hackett, Patten, Smith, Steans, Tufts, Chase,
Allen,
Cooper,
Adams—9.

So the amendment was rejected.

Mr. Chase moved to amend the resolutions by adding the following:

"That those measures rendered imperative by the exigencies and necessities of a war for the salvation of the nation, the constitution, and all the rights secured by it, are equally constitutional with those measures adopted in accordance with the provisions of that instrument in time of peace."

On the adoption of this amendment the yeas and nays were demanded, and resulted as follows:

Yeas.

Senators

Patten, Tufts, Wadleigh, Chase, Allen, Adams—6.

Nays.

Senators

Hackett, Smith, Stearns, Burnham, Cooper, Drew—6.

So the amendment did not prevail.

The resolutions were then read a third time. On the question, Shall the resolutions pass? the yeas and nays were demanded, and resulted as follows:

Yeas.

Senators

Hackett,
Patten,
Smith,
Stearns,
Tufts,

Chase, Allen, Cooper, Adams—9.

Nays.

Senators

Wadleigh, Burham, Drew-3.

So the resolutions passed.

The following message was received from the House:

Mr. President-

The House have passed the following resolutions, in which they ask the concurrence of the Honorable Senate:

Resolution requesting the Secretary of State to transmit to the clerks of the cities and towns in this State a copy of the bill in amendment of an act to aid the families of volunteers;

Resolution in favor of Daniel A. Nevers.

The "Resolution in relation to furnishing cities and towns with copies of the act amending the act to aid the families of volunteers," was, under a suspension of the rules, read three times and passed.

The "Resolution in favor of Daniel A. Nevers" was read

twice and referred to the Committee on Claims.

Mr. Allen, from the Committee on Engrossed Bills, reported that they had found correctly engrossed the following bills and resolutions:

An act in addition to chapter 106 of the Revised Statutes, relating to the inspection of lumber, timber, &c.;

An act to incorporate the South-Hampton Steam Mill Com-

An act relative to the keeping of dogs;

An act relating to the competency as witnesses of parties to a suit;

An act relating to the taxation of costs;

An act in relation to assignments for the benefit of creditors, made in pursuance of chapter 134 of the Revised Statutes;

An act in amendment of an act to aid the families of volunteers and for other purposes, passed June session, 1861;

A resolution in relation to enlistments;

A resolution in favor of N. W. Oliver and others;

A resolution in favor of Charles H. Roberts and others.

On motion of the Senator from No. 3, Mr. Smith, the Senate adjourned to $7\frac{1}{2}$ o'clock this evening.

EVENING.

The following message was received from the House:

Mr. President-

The House ask the concurrence of the Senate in the passage of a resolution in favor of William H. Belknap.

The House concur with the Senate in the passage of a bill entitled

An act to incorporate the Squamscott Aqueduct.

The resolution in favor of William H. Belknap was read twice and referred to the Committee on Claims.

The following further message was received from the House:

Mr. President-

The House do not concur with the Senate in amendments proposed by them to the national resolutions.

The resolutions were laid upon the table, on motion of Mr. Cooper, of No. 10.

The following further message was received from the House:

Mr. President-

The House concur with the Senate in the passage of a bill entitled

"An act providing for the immediate enrollment of the militia of this State," with an amendment, in which they request the concurrence of the Honorable Senate.

The Senate concurred.

On motion of Mr. Cooper, of No. 10, the resolutions on national affairs were taken from the table, and the Senate voted not to recede from their amendment.

On motion of Mr. Smith, of No. 3, the Senate voted to

insist.

Mr. Tufts, from the Committee on Claims, to whom was referred the resolution in favor of Daniel A. Nevers, reported the following resolution, which was adopted:

Resolved, That the same be referred to the Governor and Council.

The same Senator, from the same committee, reported without amendment the resolution in favor of William H. Belknap, and under a suspension of the rules the resolution was read a third time and passed.

The following message was received from the House:

Mr. President-

The House of Representatives insist on their disagreement to the national resolutions, and ask a committee of conference, and have on their part appointed Messrs. Chandler of Concord, and Barnard of Franklin, in which they ask the concurrence of the Senate.

The Senate concurred in the appointment of a committee of conference, and joined Senators Smith and Stearns.

The following further message was received from the House:

Mr. President-

The House ask the concurrence of the Senate in the passage of a resolution in favor of the Governor, presented in a new draft, and a resolution directing the Secretary of State to transmit to the selectmen of each town and the mayor of each city two copies of the act entitled An act for the immediate enrollment of the militia.

The resolution directing the Secretary to send to towns and cities copies of the act for the immediate enrollment of the

militia, was, under a suspension of the rules, read a third time

and passed.

The resolution in favor of the Governor was read twice and laid upon the table, on motion of Mr. Cooper. Mr. Allen, from the Committee on Engrossed Bills, reported that they had carefully examined and found correctly engrossed the following bills and resolutions:

An act providing for the immediate enrollment of the militia of this State;

An act to incorporate the Squamscott Aqueduct. Resolution in favor of William H. Belknap;

Resolution requesting the Secretary of State to transmit to the clerks of the cities and towns in this State a copy of the bill in amendment of an act to aid the families of volunteers.

Resolution directing the Secretary of State to transmit to the selectmen of each town and the mayor of each city two copies of the act entitled An act for the immediate enrollment of the militia.

The following message was received from the House:

Mr. President -

The House have reconsidered the vote assigning Wednesday, the 9th inst., as the day for final adjournment, and ask the concurrence of the Senate.

The Senate concurred.

On motion of Mr. Cooper, of No. 10, the resolution in favor of the Governor was taken from the table. Mr. Smith moved to amend by striking out "\$700" and inserting instead "\$500." On this question the yeas and nays were demanded by Mr. Chase, and resulted as follows:

Yeas.

Senators Smith, Wadleigh, Allen, Cooper, Drew-5.

Nays.

Senators Hackett, Tufts,
Patten, Chase,
Stearns, Adams—6.

So the amendment was rejected. The resolution was then read a third time and passed.

The following message was received from the House:

Mr. President-

The House have passed the resolutions on national affairs, as reported from the committee of conference.

The Senate then receded from the amendments proposed by them to the resolutions on national affairs, and on the question, Shall the resolutions on national affairs, as recommended by the committee of conference, be adopted? The year and nays were demanded by Mr. Wadleigh, and resulted as follows:

Yeas.

Senators

Hackett, Patten, Smith, Stearns, Tufts,

Chase, Allen, Cooper, Adams—9.

Nays.

Senators

Wadleigh,

Drew-2.

So the resolutions passed as recommended by the committee of conference, and in concurrence with the House of Representatives.

On motion of Mr. Patten, of No. 2, the Senate adjourned till tomorrow morning at 8 o'clock.

THURSDAY, July 10.

The reading of the journal was dispensed with, on motion of Mr. Allen, of No. 9.

The same Senator introduced a "resolution in favor of certain State officials," which was read three several times, under a suspension of the rules, and passed.

The following message was received from the House:

Mr. President-

The House ask the concurrence of the Senate in the passage of the following resolution:

Resolution in favor of Peter Sanborn.

The resolution was read a first time, and laid upon the table, on motion of Mr. Allen, of No. 9, and being afterward taken up, Mr. Patten moved the following amendment, which was adopted:

Strike out the words "two hundred and." The resolution was then indefinitely postponed.

The following message was received from the House:

Mr. President-

The House concur with the Senate in the passage of the resolution in favor of certain State officials.

The Senator from No. 9, Mr. Allen, from the Committee on Engrossed Bills, reported that they had found correctly engrossed a Resolution in favor of certain State officials;

Resolutions on national affairs;

Resolution in favor of the Governor.

The following message was received from the House:

Mr. President-

The House of Representatives have appointed Messrs. Pike of Cornish, Moore of Chester, Hoit of Weare, Jones of Durham, Ryan of Jaffrey, Nelson of Haverhill, Morrill of Stewartstown, Bunker of Pittsfield, Smith of New-Hampton, and Moulton of Ossipee, a committee on the part of the House, with such as the Senate may join, to wait on His Excellency the Governor, and inform him that the business of the present session being brought to a close, both branches of the Legislature are now ready to be adjourned.

The Senate concurred, and joined Senators Patten and Burn-

ham.

The Senator from No. 9, Mr. Allen, from the Committee on Engrossed Bills, submitted the following report:

STATE OF NEW-HAMPSHIRE, In Senate, June Session, 1862.

The Joint Standing Committee on Engrossed Bills report that they have presented to His Excellency the Governor, for his approval and signature, the bills and resolutions reported by them as having been carefully examined and found correctly engrossed, which have received the signature of the Speaker of the House of Representatives and of the President of the Senate during the present session.

J. J. ALLEN, JR.,

For the committee on the part of the Senate.

The Senator from No. 2, Mr. Patten, submitted the following report:

The Joint Select Committee appointed to wait on His Excellency the Governor, and inform him that the Legislature is ready to be adjourned, report that they have attended to the duty assigned them, and that the Governor will send a communication to the Legislature in a few moments.

WM. C. PATTEN,

For the committee on the part of the Senate.

The following message was received from His Excellency, the Governor, by the Secretary of State:

COUNCIL CHAMBER, July 10, 1862.

To the Honorable Senate and House of Representatives:

Having signed all the acts and resolutions that have been presented to me for my approval and signature, and having been informed, by a joint committee of both branches of the Legislature, that you have finished the business before you, and are now ready to be adjourned, by the authority vested in me I do hereby adjourn the Legislature to the last Wednesday of May next.

NATHANIEL S. BERRY.

Thereupon the President declared the Senate adjourned to the last Wednesday of May next.

WILLIAM A. PRESTON, Clerk.

A true copy—Attest:

WILLIAM A. PRESTON, Clerk.

INDEX.

Accounts of State Treasurer,	45
Act defining age at which children shall	be admitted to
public schools,	106,107,112
amending act to aid in the defense of	the country, 116,117
	125,130
Adams, Cyrus, Senator,	3
Address of President of Senate,	4,134
Adjournment, final,	60,115,129,141
Adjutant-General, report concerning,	80,91,93,119
act relating to,	105,110,111,118
Aid furnished families of volunteers, 39,47,	116,117,121,125,131
to volunteers, act amended, 110,	111,113,114,115,118
	120,127,138,139
Allen, John J., Jr., Senator,	3
Allotment of soldiers' pay,	44,45,46,56,57
Amoskeag Axe Co., act to incorporate,	33,35,36,41,47,53
Arsenal at Lancaster,	67,68,80,98
Portsmouth,	66,112,113,119
Assessment of State tax,	110,111,113,118
Assignments for benefit of creditors, 106,	107,122,124,126,139
Atlantic and St. Lawrence Railroad, return	n of, 97,107
Bath Mining Co., act to incorporate,	72,76,81,98
Bartlett, Charles H.,	6 half relative to 6
vote of thanks to,	135
Belknap, William H.,	and short among 40
10	

Birds, act for preservation of,	94,99,104,113,118
Bonds of State officers,	101
Burnham, John, Senator,	3
Campbell, Isaac M., petition of,	65,119
Chaplain of Legislature,	10
Chase, Leonard, Senator,	3
Charity Lodge, act to incorporate,	60,61,62,64,69
Children, act for the adoption of,	47,48,52,53,104,111
Clerks of Senate, choice of,	6
vote of thanks to,	135
Colby, Ethan, Councillor,	32,34
	13,14,15,31,33,39,143
standing,	26,33
of the whole,	74
of conference,	60,62,140
Commissary General, election of,	70
Compensation of State officers,	92
Concord, act to amend charter of,	58,65,71,88,98
Convention of both Houses,	9,10,15,32,41,69,101
Constitutional convention, 8,12,36,116	
Constitution of United States, resolution	
Cooper, Lemuel P., Senator,	3
Costs, act in ralation to,	61,62,64
	6,117,123,125,130,139
Counties enabled to fund floating debt,	108,109,112,118
Criminal cases, proceedings in,	49,51,53,57,67
appeals in,	60,61,64,74
estastastastastast not be division	Assignitional for Benediction
Depositions of persons in military service	58,63,64,67,69
Dogs, act relative to keeping of,	105,123,124,130,138
Dover and Winnipiseogee Railroad, act to	
Dower, act relating to,	54,60,61,69
Drew, Amos W., Senator,	3
Dummer Ponds Dam and Sluice Co.,	88,94,97,111
	01

Eastern Railroad, return of,	35,43
petition of, for leave to un	
Engrossing Clerk,	40
Elistments, resolution relating to,	126,139
Exeter Gas Light Co.,	44,52,53,57
Fences, act in relation to,	121,125,130
Fires, act for prevention of,	84,85,89,105,118
그리고 보면하는 사람이 모르게 하면 하면 하는데 그는데 아이를 하는데	9,100,105,113,118
Serie son and organisms,	Kanada
Gas precinct in Concord,	105,110,118
Great Falls Manufacturing Co.,	62,66,81,104,106
Griffin, David, act to disannex, 84,85	,87,88,103,106,111
Habeas corpus, act to extend privileges of, 78,	,86,89,106,110,111
Hackett, W. H. Y., Senator,	3,4
vote of thanks to,	134
address of,	4,134
Harbor Manufacturing Co., act amending cha	
	111
High school associated districts,	54,60,61,69
Highways, use of,	35,42,48
(1) 보고 10 10 10 10 10 10 10 10 10 10 10 10 10	8,87,90,99,105,119
Hillsborough county officers and trial terms,	78,83,87,98,109
Hospital for soldiers, act establishing,	113,116,118,123
Houses of Correction,	112,113,118 78,97,105,119
House of Reformation, improvement in,	78,86,87,110,111
arouse or rectormation, improvement in,	10,00,01,110,111
Insolvent debtors, act relating to,	36,48,60,103
Intemperance, act for the suppression of,	63,64,65,71
	00,01,00,11

Jailers, compensation of, 44,45,50,51,52,53,54,58,60,84,90 103,105,119

King Solomon's Lodge, act to inco	rporate, 54,57,59
Kimball, Ira C., and others, petitio	
Manchester City Fire and Marine	
	102
Message of His Excellency,	15,33,35,93,144
Mileage of Legislature,	67,68,71,73,74
Milford and Souhegan Manufactur	
Militia, act to remodel,	33,35,92
to enroll,	77,79,95,96,102,103,104,123
relating to,	127,132,133
for immediate enrollme	nt of, 133,134,140,141
111,001,001,88,78,68,18	want it for the differ I willing I
Names, alteration of,	116,117,119,121,130
Nashua Lock Co., act to incorpora	
Nashua Manufacturing Co.,	77,79,81,82,83,85
National Union Mutual Life Insura	
Naturalization, act relating to,	94,108,118
National resolutions, 124,128,1	.35,136,137,139,140,142,143
NOTICE TO SERVED REPRESENTATION	
Papers, daily,	,
Papers, daily, Pamphlet Laws, index to,	8 58,60,61,69
Papers, daily, Pamphlet Laws, index to, chapter 1677,	8 58,60,61,69 60,61,63,64,121
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688,	8 58,60,61,69 60,61,63,64,121 61
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511,	$\begin{array}{c} 8 \\ 58,60,61,69 \\ 60,61,63,64,121 \\ 61 \\ 67,90,91,93,110,119 \end{array}$
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088,	$\begin{array}{c} 8 \\ 58,60,61,69 \\ 60,61,63,64,121 \\ 61 \\ 67,90,91,93,110,119 \\ 78,94,107 \end{array}$
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237,	$\begin{array}{c} 8 \\ 58,60,61,69 \\ 60,61,63,64,121 \\ 61 \\ 67,90,91,93,110,119 \\ 78,94,107 \\ 78,83,88,91,99,104 \end{array}$
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237, 1518,	$\begin{array}{c} 8\\ 58,60,61,69\\ 60,61,63,64,121\\ 61\\ 67,90,91,93,110,119\\ 78,94,107\\ 78,83,88,91,99,104\\ 80,127 \end{array}$
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237, 1518, 2493,	$\begin{array}{c} 8\\ 58,60,61,69\\ 60,61,63,64,121\\ 61\\ 67,90,91,93,110,119\\ 78,94,107\\ 78,83,88,91,99,104\\ 80,127\\ 84,85,89,90,94,103,104 \end{array}$
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237, 1518, 2493, 2367,	$\begin{array}{c} 8\\ 58,60,61,69\\ 60,61,63,64,121\\ 61\\ 67,90,91,93,110,119\\ 78,94,107\\ 78,83,88,91,99,104\\ 80,127\\ 84,85,89,90,94,103,104\\ 92,118,119,129,130\\ \end{array}$
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237, 1518, 2493, 2367, Parties, competency of as witnesses	8 58,60,61,69 60,61,63,64,121 61 67,90,91,93,110,119 78,94,107 78,83,88,91,99,104 80,127 84,85,89,90,94,103,104 92,118,119,129,130 s, 94,125,130,138
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237, 1518, 2493, 2367, Parties, competency of as witnesses, Partnerships, act relating to,	8 58,60,61,69 60,61,63,64,121 61 67,90,91,93,110,119 78,94,107 78,83,88,91,99,104 80,127 84,85,89,90,94,103,104 92,118,119,129,130 94,125,130,138 55,72,76,81
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237, 1518, 2493, 2367, Parties, competency of as witnesses Partnerships, act relating to, Patten, William C., Senator,	8 58,60,61,69 60,61,63,64,121 61 67,90,91,93,110,119 78,94,107 78,83,88,91,99,104 80,127 84,85,89,90,94,103,104 92,118,119,129,130 94,125,130,138 55,72,76,81
Papers, daily, Pamphlet Laws, index to, chapter 1677, 1688, 2511, 2088, 237, 1518, 2493, 2367, Parties, competency of as witnesses, Partnerships, act relating to,	8 58,60,61,69 60,61,63,64,121 61 67,90,91,93,110,119 78,94,107 78,83,88,91,99,104 80,127 84,85,89,90,94,103,104 92,118,119,129,130 94,125,130,138 55,72,76,81

Pennichuck Lock Co., act to incorporate, 77,79,99
Portsmouth Co., act to incorporate, 72,76,81,90,98
President of the Senate, choice of,
address of, 4,134
vote of thanks to,
President pro tempore, Senator Patten, 4,12,32,47,79,86,113
Smith, 43,73,83
Stearns, 63,118
Tufts, 46,89
Chase, 40,115
Allen, 43
Cooper, 56
Preston, William A., 4,6
vote of thanks to,
Probate court in Coös county, 42,63,64,69
Hillsborough county, 77,78,91,93,111
distributed to New Honey days trought to
Railroads, act relating to treasurers of, 49,51,55,109,119
resolution relating to leases of, 52,109
rights of land-owners adjoining, 52,57,59,72,74
private crossings of, 55,59,62,64,72,74
Ranlet Manufacturing Co., 58,62,64,69
Revised Statutes, chapter 162, 59,83,87,110,111,129
49, 60,61,62,64,67,74
55, 72,76,80,98
106, 116,118,121,125,138
Resolution relating to direct tax, 36,40,41,45
United States flags, 41
Railroad Commissioners, 43,107
Insurance Commissioners, 76,115,122
repair of muskets, 68,73,75,98
purchase of tourniquets, 80,81,84,98
cannon in Lancaster Arsenal, 84,85,86
88,106,110,111
repair of State Prison, 84,85,86,88,102

Resolution relating to State Library, 84,85,87,89,102
House of Reformation, 110,111,112,119
public lands of United States, 116,117
120,131
indexing marriage certificates, 121,122
Sittle of The State Land, medical rectangle recognition 127
increasing contingent fund, 127,129,131,140,141
of thanks to Third Regiment, 116,117,122,126,131
providing for additional army surgeons, 116,117,120
126,130
appropriating \$500 for contingent fund, 116,117,121
126,131
authorizing Governor to transport troops out
of State, 112,115,120
authorizing Treasurer to borrow \$250,000, 110,111
114,115,123
of thanks to New-Hampshire troops, 42,45
in favor of Allen Tenny and others, 58,63,64,69
publishers of orders of notice, 54,55,62
64,69
Robert Philbrook, 67,68,71,73,74
State Prison cabinet shop, 67,68,71,73,74
State Prison Chaplain, 67,68,71,73,74
D. L. Guernsey and others, 67,68,73 75,98
Concord Gas Light Co. and others, 84,85
87,88,102
Insane Asylum, 84,85,86,88,102
H. O. Kent and others, 84,85,94,97,111
town of Newcastle, 88,89,92,93,102
deaf, dumb and blind, 88,89,91,93,102
R. S. Stubbs, 112,113,119
James French, 116,117,120,129,131

Resolution relating to	R. N. Corning and other	s, 116,117,122
at gets ab to	m of Espiradina enoughts	126,131
	New-Hampshire Historic	al Society, 116
		117,120,131
	H. G. Kayes and others.	116,117,122
		126,131
	C. H. Roberts and other	s, 116,117,128
NO TRAFFEE OF		130,139
	N. W. Oliver and others	, 116,117,125
		27,128,130,139
	Readio & Allen and othe	
	Elias Frink and John L.	
		117,122,126,131
	Francis A. Marden, 116,	17,122,126,131
	C. F. Livingston, 116,1	
	G. H. Chandler and other	
		126,131
	H. C. Handerson and ot	hers, 122,128
		129,131
	Daniel A. Nevers,	138,140
	Wm. H. Belknap,	139,140,141
68.60.11	the Governor,	140,141,143
	State officials,	142,143
	Peter Sanborn,	143
Roberts, Charles H.,	Charact of to head	7
V	ote of thanks to,	135
Rockingham Farmers'	Mutual Fire-Insurance C	0., 44,48,49,53
Rules, joint,		24
of Senate,		27
101		
Sale of unwholesome	provisions,	105,112,118
Salaries, act to reduce		3,68,73,74,75,77
Sanitary commission,		54,55,56,57,59
School districts, unde	er Somersworth act, auth	orized to
raise money	,	116,117,119,130

School supervisors, act to establish, 74,82,92
districts contiguous authorized to unite, 67,68,71,73,76
81,98
books, change of, 51,52
Sewing machines exempted from attachment, 116,117,122
125,130
Second College Grant classed, 84,102
Selection of seats in House of Representatives, 72,75,81,98
Secretary of State, 41
Slander, evidence in actions for, 67,68,98,106,113,118
Smith, Isaac W., Senator,
South-Hampton Steam Mill Co., 116,118,123,125,138
Squamscott Aqueduct, 93,106,108,141
State lands, act relating to, 65,69,75,76,79,80,81
resolution relating to sale of, 105,131
State Treasurer, 69
State Printer, 70
State Library, act relating to, 84,85,87,102
Stearns, Onslow, Senator,
Supreme Judicial Court, opinion of requested, 8
additional justice of, 36,44
reports of, 44,59,69
term of in Grafton and Cöos, 78,83,89
Half and the first that the first th
term of in Strafford, 84,85,86,87,102
Sullivan Railroad, return of,
Suspension of specie payments, 77,79,86,89,102
Tax, direct, resolution relating to, 36,40,41,45
Taxation, committee to revise laws of, 101
Tools exempted from attachment, 84,85,87,102
Tufts, Charles A., Senator,

•	Index.	153
Votes for Councillors,		9,11,32
Governor,		9,10
Senators,		9,31,37
Wadleigh, John, Senato		3
Warden of State Prison		41
Webster Manufacturing	경우 그리고 얼마나 이 어떻게 하는데 하지만 되었다. 이 아니는 아니는 그리고 있는데 그리고 있다면 하는데	54,57,59
Wheeler, William P., an		75,118
Windham and Hudson, a	act establishing boundary, 90,9	92,93,102
Yeas and nays upon the	question,	
Shall the act rela	ating to the compensation of ja	
be amended?		51,54
	o reduce salaries be read a	
time?	" State Is In to Death	77
	ranting State lands to Dartn	10utn 81
	stponed to next year? ranting State lands to Dartn	
College pass?	ranting State lands to Darth	82
	enroll the militia be amended?	95,96
	enroll the militia pass?	103
	the preservation of birds pass	? 104
	gulating the evidence in slander	
pass?		106
Shall the act rela	ating to naturalization pass?	108
	ative to the keeping of dogs pa	
	repeal chapter 2367 of the	
	indefinitely postponed?	130
	ating to the militia be read a	
time?		133
	ons on national affairs be indefin	136
postponed?	ions on national affairs be amend	
Shan the resolution	ions on hadonal analis be amend	136,137
Shall the resoluti	ions on national affairs pass?	138,142
	ation in favor of the Governo	
amended?	5,5101	141